

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re:

PURDUE PHARMA L.P., *et al.*,

Debtors.¹

Chapter 11

Case No. 19-23649 (RDD)

(Jointly Administered)

SUPPLEMENTAL AFFIDAVIT OF SERVICE OF SOLICITATION MATERIALS

I, Xavi Flores, depose and say that I am employed by Prime Clerk LLC (“*Prime Clerk*”), the claims, noticing, and solicitation agent for the Debtors in the above-captioned chapter 11 cases.

On July 27, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served via First Class Mail on the parties identified on the Supplemental Service List attached hereto as Exhibit A:

- Notice of Hearing to Consider Confirmation of the Fifth Amended Chapter 11 Plan Filed by the Debtors and Related Voting and Objection Deadlines, a copy of which is attached hereto as Exhibit B

On July 27, 2021, at my direction and under my supervision, employees of Prime Clerk caused the following document to be served via First Class Mail on the parties identified on the Supplemental Service List attached hereto as Exhibit C:

- Summary of Confirmation Hearing Notice, a copy of which is attached hereto as Exhibit D

¹ The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

Dated: August 3, 2021

/s/ Xavi Flores
Xavi Flores

State of New York
County of New York

Subscribed and sworn (or affirmed) to me on August 3, 2021, by Xavi Flores, proved to me on the bases of satisfactory evidence to be the person who executed this affidavit.

/s/ Liz Santodomingo
Notary Public, State of New York
No. 01SA6301250
Qualified in New York County
Commission Expires April 14, 2022

Exhibit A

Exhibit A
Supplemental Service List
Served via First Class Mail

MMUD	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	ADDRESS 4	CITY	STATE	POSTAL CODE
7898726	Name on File ¹	Address on File						
7081711	Abrams, Robin E.	Address on File						
8303377	Name on File ¹	Address on File						
8512171	Name on File ¹	Address on File						
7088055	Amel Eiland	Colleen Therese Calandra	Ramos Law	10190 Bannock St Ste 200		Northglenn	CO	80260-6083
7093167	Amel Eiland, individually and on behalf of all others similarly situated	ATTN: COLLEEN THERSE CALANDRA	RAMOS LAW	10190 Bannock St Ste 200		Northglenn	CO	80260-6083
7077352	AMERICAN COLLEGE OF PREVENTIVE	1200 1ST ST NE #315				WASHINGTON	DC	20002-3361
7093446	Angel Bolton and Christopher Bolton, as surviving children of Kevi Bolton, deceased	ATTN: MARK A. TATE	TATE LAW GROUP	25 BULL ST FL 2		SAVANNAH	GA	31401-2660
7097401	Angel Bolton and Christopher Bolton, as surviving children of Kevin Bolton, deceased	ATTN: MARK A. TATE	TATE LAW GROUP, LLC	25 Bull St Fl 2		SAVANNAH	GA	31401-2660
7085322	Bacon County Hospital Foundation, Inc.	Mark A. Tate	Tate Law Group	25 Bull St Fl 2		Savannah	GA	31401-2660
7085323	Bacon County, Georgia	Mark A. Tate	Tate Law Group	25 Bull St Fl 2		Savannah	GA	31401-2660
7147475	Barmore, Robert M.	Address on File						
7955860	Name on File ¹	Address on File						
7082504	Barrass, William Scott	Address on File						
7914901	Name on File ¹	Address on File						
7085467	Bibb County, Alabama	Lynn W. Jinks, III	Jinks, Crow & Dickson	PO Box 350		Union Springs	AL	36089-0350
7128545	Name on File ¹	Address on File						
7127691	Name on File ¹	Address on File						
7591008	Broadway County	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400	Washington	DC	20003-2659
7894924	Name on File ¹	Address on File						
7082852	Bryant, Cullen	Address on File						
7085725	Bullock County, Alabama	Lynn W. Jinks, III	Jinks, Crow & Dickson	Po Box 350		Union Springs	AL	36089-0350
7124020	Name on File ¹	Address on File						
7076655	CARDINAL HEALTH PHARMACEUTICAL	13651 Dublin Ct				Stafford	TX	77477-4317
7588940	Cardinal Health Pharmaceutical Contracting LLC	13611 DUBLIN CT				STAFFORD	TX	77477-4517
7587905	Cardinal Health PTS, Inc fka Magellan Laboratories Incorporated	Attn: Diego Armendariz, Director of Contracting	13651 Dublin Ct			Stafford	TX	77477-4317
7589619	Cardinal Health PTS, LLC	Attn: Diego Armendariz, Director of Contracting	13651 Dublin Ct			Stafford	TX	77477-4317
7914453	Name on File ¹	Address on File						
7086015	Catoosa County, Georgia	Christopher D. Glover	Beasley Allen Crow Methvin Portis & Miles	100 Building One	2839 Paces Ferry Rd Se Ste 400	Atlanta	GA	30339-5769
7127151	Name on File ¹	Address on File						
7079012	Chen, Zhengming	Address on File						
7592906	City of Chicago	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400	Washington	DC	20003-2659
7086354	City of Demorest, Georgia	Mark A. Tate	Tate Law Group	25 Bull St Fl 2		Savannah	GA	31401-2660
7086669	City of Mobile, Alabama	Lynn W. Jinks, III	Jinks, Crow & Dickson	Po Box 350		Union Springs	AL	36089-0350
7591011	City of Philadelphia	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400	Washington	DC	20003-2659
7086835	City of Pooler, Georgia	James E. Shipley, Jr.	Tate Law Group	25 Bull St Fl 2		Savannah	GA	31401-2660
7086880	City of Richmond Hill, Georgia	Mark A. Tate	Tate Law Group	25 Bull St Fl 2		Savannah	GA	31401-2660
7086879	City of Richmond Hill, Georgia	James E. Shipley, Jr.	Tate Law Group	25 Bull St Fl 2		Savannah	GA	31401-2660
7092758	City of Union Springs, Alabama	ATTN: THE OFFICE OF THE MAYOR	PO BOX 549			UNION SPRINGS	AL	36089-0549
7087061	City of Winchester	D. Chad McCoy	McCoy & Sparks	114 S. 3rd St		Bardstown	KY	40004
7590475	Clinpak Technologies LLC	358 Sandy Beach Rd				Heathsville	VA	22473-2324
7087253	Confederated Tribes of the Grand Ronde Community of Oregon	Gilbert LLP				Washington	DC	20003-2659
7093541	County of Kauai ¹ , a political subdivision of the State of Hawaii, for themselves individually, and on behalf of all similarly situated persons, and on behalf of the general public, as a class	ATTN: CAMILLE E. GAUTHIER	FLANAGAN PARTNERS LLP	201 SAINT CHARLES AVE STE 3300		NEW ORLEANS	LA	70178-3400
7094650	County of Wexford, Michigan	437 EAST DIVISION ST STE A				CADILLAC	MI	49601-1990
7147573	Crowe, Mark David	Address on File						
7943760	Name on File ¹	Address on File						
7130667	Name on File ¹	Address on File						
7117444	Name on File ¹	Address on File						
10535136	Dickens County, Texas	Aaron Ray Clements	P.O. Box 179			Lubbock	TX	79424
7147600	Dickerson, Laron K.	Address on File						
7128662	Name on File ¹	Address on File						
7992955	Name on File ¹	Address on File						
7584151	EATON, FRED	603 WASHINGTON STREET				WELLESLEY	MA	02482
7075077	ERX NETWORK HOLDINGS INC	P.O. BOX 572490				SALT LAKE CITY	UT	84157-2490
7082718	Estes II, Charles L.	Address on File						
7076013	FAIRFIELD COUNTY HOSPICE HOUSE INC	ONE DEN ROAD				STAMFORD	CT	06902
7932617	Name on File ¹	Address on File						
7138671	Name on File ¹	Address on File						
7132385	Name on File ¹	Address on File						
7083022	Ganson, Keith R.	Address on File						
7079418	George, Daniel E.	Address on File						
7959590	Name on File ¹	Address on File						
7858763	Name on File ¹	Address on File						
7956067	Name on File ¹	Address on File						
7121149	Name on File ¹	Address on File						
7949176	Name on File ¹	Address on File						
7081991	Gossen, Stephanie L.	Address on File						
7088454	Grand Traverse Band of Ottawa and Chippewa Indians	Jenna A. Hudson	Gilbert LLP	700 Pennsylvania Ave Se Ste 400		Washington	DC	20003-2659
7130046	Name on File ¹	Address on File						
11200747	GROUP TECHNOLOGY OF TRUMBULL, INC.	ATTN: ARTHUR G. LEBRECK	2 CORPORATE DR STE 246			SHELTON	CT	06484-6247
7590297	Group Technology of Trumbull, Inc.	2 Corporate Dr Ste 246				Shelton	CT	06484-6247
7864803	Name on File ¹	Address on File						
7987723	Name on File ¹	Address on File						
7992950	Name on File ¹	Address on File						
7988574	Name on File ¹	Address on File						
10526126	Name on File ¹	Address on File						
10469771	Name on File ¹	Address on File						
7081473	Hethcoat, Michael P.	Address on File						
7095954	Name on File ¹	Address on File						
7079645	Holt, David C.	Address on File						
7079657	Hoover, Virginia	Address on File						
7079658	Hoover, William	Address on File						
7078124	HUI CHENG	Address on File						
7591014	Huntington/Cabell County	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	700 Pennsylvania Ave SE Ste 400		Washington	DC	20003-2659

Exhibit A
Supplemental Service List
Served via First Class Mail

MMUD	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	ADDRESS 4	CITY	STATE	POSTAL CODE
7137379	Name on File ¹	Address on File						
7088850	Insys Therapeutics, Inc.	Joseph L. Franco	Holland & Knight - Portland	601 SW 2nd Ave Ste 1800		Portland	OR	97204-3171
7088848	Insys Therapeutics, Inc.	J. Matthew Donohue	Holland & Knight - Portland	601 SW 2nd Ave Ste 1800		Portland	OR	97204-3171
7074993	INTEGRATED BEHAVIORAL HEALTH INC	2 PARK PLZ STE 1200				IRVINE	CA	92614-2562
7092212	iPASS	3277 S WHITE RD				SAN JOSE	CA	95148-4056
7872970	Name on File ¹	Address on File						
7076091	JOSHUA H MANGUM	13203 Quarterhorse Run				Rougemont	NC	27572-8354
7147761	Joyer, Christopher Michael	Address on File						
7903938	Name on File ¹	Address on File						
7963341	Name on File ¹	Address on File						
7960885	Name on File ¹	Address on File						
7872217	Name on File ¹	Address on File						
7081780	Kemp, Tyler S.	Address on File						
7077778	KENNETH L SCHAECHER	3125 S MELBOURNE ST				SALT LAKE CITY	UT	84106-3910
7089103	Kentucky League of Cities Insurance Services	D. Chad McCoy	McCoy & Sparks	114 S. 3rd St.		Bardstown	KY	40004
7591017	King County	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave Se Ste 400	Washington	DC	20003-2659
7936525	Name on File ¹	Address on File						
7147778	Kish, Augustine Dennis	Address on File						
7129309	Name on File ¹	Address on File						
7589219	Latoya Haynes	Attn: General Counsel	1829 Arrowtrail Dr			Williamstown	NJ	08094-3351
7078293	LATOYA HAYNES	1829 ARROWTRAIL DR				WILLIAMSTOWN	NJ	08094-3351
7133760	Name on File ¹	Address on File						
7099878	Name on File ¹	Address on File						
7328942	LPW Training Services LLC	Attr: Loretta Pappas	90 E MAIN ST # 302			SUMERVILLE	NJ	08876-2312
7328942	LPW Training Services LLC	Attn: Liza Pizarro-White	90 E MainSt #302			Somerville	NJ	08876-2312
7932783	Name on File ¹	Address on File						
7128363	Name on File ¹	Address on File						
7147839	Mangum, Joshua Hardy	Address on File						
7946776	Name on File ¹	Address on File						
7954014	Name on File ¹	Address on File						
7080064	Martin, Janette	Address on File						
7082777	Martin, Janette M.	Address on File						
7826599	Martinez, Heather	Address on File						
7077560	MCKEE BUILDING GROUP INC	1224 MACKINAW DR				WAKE FOREST	NC	27587-9846
7082012	Medina, Matthew	Address on File						
7122233	Name on File ¹	Address on File						
7089839	Montgomery County, Alabama	HASKELL SLAUGHTER & GALLION	7475 HALCYON POINTE DR			MONTGOMERY	AL	36117-8053
7962146	Name on File ¹	Address on File						
7082807	Morrissey, Lucas James	Address on File						
7147880	Morrissey, Thomas	Address on File						
7899309	Name on File ¹	Address on File						
7089915	Muscogee (Creek) Nation	Jenna A. Hudson	Gilbert LLP	700 Pennsylvania Ave Se Ste 400		Washington	DC	20003-2659
7089921	Muscogee (Creek) Nation	700 PENNSYLVANIA AVE SE STE 400				WASHINGTON	DC	20003-2659
7089909	Muscogee (Creek) Nation	700 PENNSYLVANIA AVE SE STE 400				WASHINGTON	DC	20003-2659
7089923	Muscogee (Creek) Nation	700 PENNSYLVANIA AVE SE STE 400				WASHINGTON	DC	20003-2659
7089914	Muscogee (Creek) Nation	Scott D. Gilbert	700 Pennsylvania Ave Se Ste 400			Washington	DC	20003-2659
7592904	Muscogee (Creek) Nation	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400	Washington	DC	20003-2659
7089926	Muscogee (Creek) Nation	David H. Remes	Gilbert	700 Pennsylvania Ave Se Ste 400		Washington	DC	20003-2659
7089922	Muscogee (Creek) Nation	Michael B. Rush	Gilbert	700 Pennsylvania Ave Se Ste 400		Washington	DC	20003-2659
7089917	Muscogee (Creek) Nation	Peter P. Meringolo	Gilbert	700 Pennsylvania Ave Se Ste 400		Washington	DC	20003-2659
7089943	Navajo Nation	Jenna A. Hudson	Gilbert LLP	700 Pennsylvania Ave Se Ste 400		Washington	DC	20003-2659
7929706	Name on File ¹	Address on File						
7092490	NEPTUNE BENSON LLC	PO BOX 7871				WARWICK	RI	02887-7871
7089997	Northern Arapaho Tribe	Kenneth M. Daly	Burg Simpson Eldredge Hersh Jardine - Cincinnati	201 E 5th St Ste 1340		Cincinnati	OH	45202-4115
7089994	Northern Arapaho Tribe	201 E 5th St Ste 1340				Cincinnati	OH	45202-4115
7987868	Name on File ¹	Address on File						
7084076	PHS INDIAN HOSPITAL	P.O. BOX 208				PERIDET	AZ	85542
7090402	Pierce County, Georgia	Mark A. Tate	Tate Law Group	25 Bull St Fl 2		Savannah	GA	31401-2660
7059866	Name on File ¹	Address on File						
7081540	Poland, Celeste A.	Address on File						
7080414	Poland, Celeste A.	Address on File						
7584166	PROPHARMA PV INC	594 TAMARACK TRL				FARMINGTON	MN	55024-7124
7075187	PROPHARMA PV INC	594 TAMARACK TRL				FARMINGTON	MN	55024-7124
7337121	Puyallup Tribe of Indians, a/k/a Puyallup Tribe of the Puyallup Reservation	Gilbert LLP	Scott D. Gilbert, Richard J. Leveridge	Jenna A. Hudson, Michael B. Rush	700 Pennsylvania Ave SE Ste 400	Washington	DC	20003-2659
7076656	QUORUM REVIEW INC	P.O. BOX 74008070				CHICAGO	IL	60674-8070
7865114	Name on File ¹	Address on File						
7107759	Name on File ¹	Address on File						
7584796	RITTER, ANDREW	Address on File						
7113922	Name on File ¹	Address on File						
7138287	Name on File ¹	Address on File						
7082032	Rose, Daryl A.	Address on File						
7116488	Name on File ¹	Address on File						
7591022	Santa Clara County	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 PENNSYLVANIA AVE SE STE 400	WASHINGTON	DC	20003-2659
8326142	Name on File ¹	Address on File						
7090915	Sault Ste. Marie Tribe of Chippewa Indians	Jenna A. Hudson	Gilbert LLP	700 Pennsylvania Ave Se Ste 400		Washington	DC	20003-2659
8003774	Name on File ¹	Address on File						
7138199	Name on File ¹	Address on File						
7966013	Name on File ¹	Address on File						
7130190	Name on File ¹	Address on File						
7137841	Name on File ¹	Address on File						
7971443	Name on File ¹	Address on File						
7883032	Name on File ¹	Address on File						
7898486	Name on File ¹	Address on File						
7591025	State of Florida	Gilbert LLP	700 Pennsylvania Ave SE	Ste 400		Washington	DC	20003-2659

Exhibit A
Supplemental Service List
Served via First Class Mail

MMUD	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	ADDRESS 4	CITY	STATE	POSTAL CODE
7080804	Stieglitz, Justin M.	Address on File						
7943769	Name on File ¹	Address on File						
7900276	Name on File ¹	Address on File						
11611191	Name on File ¹	Address on File						
7096596	The City of Kenova, West Virginia, a West Virginia municipal corporation	ATTN: MAYOR	CITY OF KENOVA	1008 OAK ST			KENOVA	WV 25530-1425
6180754	The Muscogee (Creek) Nation	Attn: Richard Shore, Scott D. Gilbert, Mark A. Packman, Jenna A. Hudson, Michael B. Rush	Gilbert LLP	700 Pennsylvania Ave SE Ste 400			Washington	DC 20003-2659
7585860	THE MUSCOGEE (CREEK) NATION	ATTN: RICHARD SHORE	GILBERT LLP	700 PENNSYLVANIA AVE SE STE 400			WASHINGTON	DC 20003-2659
7585849	THE MUSCOGEE (CREEK) NATION	700 PENNSYLVANIA AVE SE STE 400					WASHINGTON	DC 20003-2659
7591028	The Plaintiff's Executive Committee	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave Se Ste 400		Washington	DC 20003-2659
7591031	The State of Georgia	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave Se Ste 400		Washington	DC 20003-2659
7591034	The State of Louisiana	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave Se Ste 400		Washington	DC 20003-2659
7591037	The State of Michigan	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave Se Ste 400		Washington	DC 20003-2659
7591040	The State of Mississippi	700 PENNSYLVANIA AVE SE STE 400					WASHINGTON	DC 20003-2659
7591043	The State of New Mexico	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	1100 New York Ave, NW, Suite 700		Washington	DC 20005
7591046	The State of Ohio	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400		Washington	DC 20003-2659
7591049	The State of Texas	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400		Washington	DC 20003-2659
7591052	The State of Utah	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400		Washington	DC 20003-2659
7591055	The State Tennessee	c/o Gilbert LLP	Attn: Scott D. Gilbert, Craig Litherland	Kami E. Quinn	700 Pennsylvania Ave SE Ste 400		Washington	DC 20003-2659
7076073	THERMO FISHER SCIENTIFIC ASHEVILLE	275 AIKEN RD					ASHEVILLE	NC 28804-8740
7589479	Thomas R. Kosten, MD	Attn: General Counsel	1401 Calumet St Unit 506				Houston	TX 77004-7311
7080968	Uekert, Gal	Address on File						
7120414	Name on File ¹	Address on File						
10403424	Name on File ¹	Address on File						
7075244	WELOCALIZE INC	15 W 37TH ST FL 4					NEW YORK	NY 10018-5341
7099874	Name on File ¹	Address on File						
7125667	Name on File ¹	Address on File						
7115897	Name on File ¹	Address on File						

Exhibit B

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK

In re:)
PURDUE PHARMA L.P., *et al.*,¹) Chapter 11
Debtors.) Case No. 19-23649 (RDD)
) (Jointly Administered)

**NOTICE OF HEARING TO CONSIDER
CONFIRMATION OF THE FIFTH AMENDED CHAPTER 11 PLAN FILED BY THE
DEBTORS AND RELATED VOTING AND OBJECTION DEADLINES**

PLEASE TAKE NOTICE OF THE FOLLOWING:

1. On June 3, 2021, the United States Bankruptcy Court for the Southern District of New York (the “Court”) entered an order (the “**Disclosure Statement Order**”), (a) authorizing Purdue Pharma L.P. and its affiliated debtors and debtors in possession (collectively, the “**Debtors**”), to solicit acceptances for the *Fifth Amended Joint Chapter 11 Plan of Reorganization of Purdue Pharma L.P. and Its Affiliated Debtors* (as modified, amended or supplemented from time to time, the “**Plan**”); (b) approving the *Disclosure Statement for Fifth Amended Chapter 11 Plan for Purdue Pharma L.P. and Its Affiliated Debtors* (the “**Disclosure Statement**”)² as containing “**adequate information**” pursuant to section 1125 of the Bankruptcy Code; (c) approving the solicitation materials and documents to be included in the solicitation packages; and

¹ The Debtors in these cases, along with the last four digits of each Debtor’s registration number in the applicable jurisdiction, are as follows: Purdue Pharma L.P. (7484), Purdue Pharma Inc. (7486), Purdue Transdermal Technologies L.P. (1868), Purdue Pharma Manufacturing L.P. (3821), Purdue Pharmaceuticals L.P. (0034), Imbrium Therapeutics L.P. (8810), Adlon Therapeutics L.P. (6745), Greenfield BioVentures L.P. (6150), Seven Seas Hill Corp. (4591), Ophir Green Corp. (4594), Purdue Pharma of Puerto Rico (3925), Avrio Health L.P. (4140), Purdue Pharmaceutical Products L.P. (3902), Purdue Neuroscience Company (4712), Nayatt Cove Lifescience Inc. (7805), Button Land L.P. (7502), Rhodes Associates L.P. (N/A), Paul Land Inc. (7425), Quidnick Land L.P. (7584), Rhodes Pharmaceuticals L.P. (6166), Rhodes Technologies (7143), UDF LP (0495), SVC Pharma LP (5717) and SVC Pharma Inc. (4014). The Debtors’ corporate headquarters is located at One Stamford Forum, 201 Tresser Boulevard, Stamford, CT 06901.

² Capitalized terms used but not defined herein shall have the meanings ascribed to them in the Plan or Disclosure Statement, as applicable.

(d) approving procedures for soliciting, receiving and tabulating votes on the Plan and for filing objections to the Plan.

2. The hearing at which the Court will consider Confirmation of the Plan (the “**Confirmation Hearing**”) will commence on **August 9, 2021, at 10:00 a.m., prevailing Eastern Time**, before the Honorable Robert D. Drain, in the United States Bankruptcy Court for the Southern District of New York, located at 300 Quarropas Street, White Plains, New York 10601-4140; *provided* that, pursuant to General Order M-543, dated March 20, 2021 (Morris, C.J.) (“**General Order M-543**”), such Confirmation Hearing shall be conducted via **Zoom videoconference** for those who will be participating in the Confirmation Hearing³ so long as General Order M-543 is in effect or unless otherwise ordered by the Bankruptcy Court.⁴ The Confirmation Hearing may be continued from time to time by the Court or the Debtors **without further notice** other than by such adjournment being announced in open court, by Agenda filed with the Court, and/or by a Notice of Adjournment filed with the Court and served on all parties entitled to notice.

3. The Plan contemplates a Shareholder Settlement by and among the Debtors, the Master Disbursement Trust, and certain of the Shareholder Released Parties (including **members of the Sackler families** and certain other individuals and related entities). The Plan provides for the release of any actual or potential claims or causes of action against the Shareholder Released Parties relating to the Debtors (including claims in connection with Opioid-Related Activities) and

³ Parties or members of the public who wish to participate in the Confirmation Hearing should consult the Court’s calendar with respect to the day of the Confirmation Hearing at <https://www.nysb.uscourts.gov/calendars/rdd.html> for information regarding how to be added as a participant. Members of the public who wish to listen to, but not participate in, the Hearing free of charge may do so telephonically at a number to be provided on the Debtors’ case website at: <https://restructuring.primeclerk.com/purduepharma>.

⁴ A copy of General Order M-543 can be obtained by visiting <http://www.nysb.uscourts.gov/news/court-operationsunder-exigent-circumstances-created-covid-19>.

the channeling injunction described below, in exchange for the payment by certain of the Shareholder Released Parties of \$4.275 billion and the relinquishment of their equity interests in the Debtors.

4. The deadline for filing objections to the Plan is **July 19, 2021, at 4:00 p.m., prevailing Eastern Time** (the “**Plan Objection Deadline**”). All objections to the relief sought at the Confirmation Hearing **must** (a) be in writing, (b) conform to the Federal Rules of Bankruptcy Procedure and the Local Bankruptcy Rules for the Southern District of New York, (c) be filed with the Court (i) by attorneys practicing in the Bankruptcy Court, including attorneys admitted pro hac vice, electronically in accordance with General Order M-399 (which can be found at <http://www.nysb.uscourts.gov>), and (ii) by all other parties in interest, on a CD-ROM, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and (d) be served in accordance with the *Second Amended Order Establishing Certain Notice, Case Management, and Administrative Procedures* entered on November 18, 2019 [D.I. 498], on (i) counsel to the Debtors, Davis Polk & Wardwell LLP, 450 Lexington Avenue, New York, New York 10017 (Attention: Marshall S. Huebner, Benjamin S. Kaminetzky, Eli J. Vonnegut and Christopher S. Robertson), (ii) counsel to the Creditors Committee, (A) Akin Gump Strauss Hauer & Feld LLP, One Bryant Park, New York, New York 10036 (Attention: Arik Preis, Mitchell P. Hurley, Sara L. Brauner and Edan Lisovicz) and (B) Cole Schotz P.C., 500 Delaware Avenue, Suite 1410, Wilmington, Delaware 19801 (Attention: Justin R. Alberto), and (iii) the Office of the U.S. Trustee for the Southern District of New York, 201 Varick Street, Suite 1006, New York, New York 10014 (Attention: Paul K. Schwartzberg), so as to be actually received on or before the Plan Objection Deadline.

5. Pursuant to the Order, the Court approved the use of certain materials in the solicitation of votes to accept or reject the Plan and certain procedures for the tabulation of votes to accept or reject the Plan. Subject to the Master Ballot Solicitation Procedures (pursuant to which (among other things) your Law Firm may be casting a vote on your behalf), if you are a holder of a Claim against the Debtors as of **March 10, 2021**, and entitled to vote, you have received with this Notice, a ballot form (a “**Ballot**”) and instructions for completing the Ballot.

6. The deadline for voting on the Plan is on **July 14, 2021, at 4:00 p.m., prevailing Eastern Time** (the “**Voting Deadline**”). If you received a Solicitation Package, including a Ballot and intend to vote on the Plan you **must** (a) follow the Ballot instructions carefully; (b) complete **all** of the required information on the Ballot; and (c) execute and return your completed Ballot according to and as set forth in detail in the voting instructions so that it (or the Master Ballot submitted on your behalf, as applicable) is **actually received** by the Debtors’ Solicitation Agent, Prime Clerk LLC (the “**Solicitation Agent**”) on or before the Voting Deadline. **A failure to follow such instructions may disqualify your vote.**

7. Please note that if you hold a Claim in Classes 4, 5, 6, 7, 8, 9, 10(a) and/or 10(b) as of the Voting Record Date that is otherwise allowed for voting purposes and you are represented by an attorney, it is possible that your attorney has elected, through exercising the option in the Solicitation Directive, to cast a vote on your behalf through a Master Ballot. If your attorney elects to vote your claim by Master Ballot, it is possible that you may not receive a copy of the Plan, Disclosure Statement, Disclosure Statement Order and/or a Ballot. Therefore, if you hold a Claim in Classes 4, 5, 6, 7, 8, 9, 10(a) and/or 10(b) as of the Voting Record Date that is otherwise allowed for voting purposes and you did not receive a Plan, Disclosure Statement, Disclosure Statement

Order and/or a Ballot and wish to receive any of the aforementioned materials, you are encouraged to contact your attorney.

8. If a controversy arises regarding whether any Claim is properly classified under the Plan, the Bankruptcy Court shall, upon proper motion and notice, determine such controversy at the Confirmation Hearing. If the Bankruptcy Court finds that the classification of any Claim is improper, then such Claim shall be reclassified and the Ballot previously cast by the holder of such Claim shall be counted in, and the Claim shall receive the treatment prescribed in, the Class in which the Bankruptcy Court determines such Claim should have been classified, without the necessity of resoliciting any votes on the Plan. Notwithstanding the fact that your Claim would otherwise satisfy the definition of another type of Claim, or your receipt of a ballot or notice, which identifies your Claim as belonging to a specific Class for voting and distribution purposes, any Claim that satisfies the definition of Co-Defendant Claim under Sections 1.1 and 4.16 of the Plan shall be a Co-Defendant Claim and any Claim that satisfies the definition of an Other Subordinated Claim under Sections 1.1 and 4.17 of the Plan shall be an Other Subordinated Claim.

9. If any claimant wishes to challenge the disallowance of its Claim for voting purposes, such claimant must file a motion with the Court for an order pursuant to Bankruptcy Rule 3018(a) temporarily allowing such claim for voting purposes (a “**Rule 3018 Motion**”). Any Rule 3018 Motion must be filed on or before 4:00 p.m. (prevailing Eastern Time) on July 19, 2021 (the “**Rule 3018(a) Motion Filing Deadline**”) and served in accordance with the *Second Amended Order Establishing Certain Notice, Case Management, and Administrative Procedures* entered on November 18, 2019 [D.I. 498].

10. The Debtors will file the Plan Supplement (as defined in the Plan) on or before July 7, 2021, and will serve notice on all holders of Claims entitled to vote on the Plan and all known

holders of other Released Claims, Shareholder Released Claims, or Channeled Claims, which will (a) inform parties that the Debtors filed the Plan Supplement; (b) list the information contained in the Plan Supplement; and (c) explain how parties may obtain copies of the Plan Supplement.

11. If confirmed, the Plan shall bind all holders of Claims and Interests to the maximum extent permitted by applicable law, whether or not such holder will receive or retain any property or interest in property under the Plan, has filed a Proof of Claim in these Chapter 11 Cases, or failed to vote to accept or reject the Plan or voted to reject the Plan.

12. **Sections 10.6, 10.7, 10.8, 10.9, 10.10, 10.11, 10.12, and 10.13 of the Plan contain release, shareholder release, exculpation, injunction, channeling injunction, MDT insurer injunction, Settling MDT insurer injunction and shareholder channeling injunction provisions. For your convenience, such provisions are set forth on Exhibit 1 hereto.** Pursuant to the Plan, certain parties are releasing the Released Parties, which include certain third parties, and the Shareholder Released Parties (subject to and in accordance with the terms of the Shareholder Settlement) from certain Claims and Causes of Action. The Releasing Parties include all holders of Claims and Interest under the Plan. The Released Parties include, collectively, (i) the Debtors, (ii) each of the Debtors' Related Parties and (iii) solely for purposes of the Releases by the Debtors in Section 10.6(a) of the Plan, the Supporting Claimants, the Creditors' Committee and the Creditors' Committee's members and each of their respective professionals, in each case solely in their respective capacities as such; *provided, however, that, notwithstanding the foregoing or anything herein to the contrary, no Excluded Party or Shareholder Release Snapback Party shall be a Released Party in any capacity or respect. For the avoidance of doubt, the Released Parties referenced in clause (ii) of this definition of Released Parties include Persons referenced in clause (ii) of the definition*

of Related Parties only to the extent (x) a claim arises from actions taken by such Person in its capacity as a Related Party of a Person referenced in clause (i) of the definition of Related Parties and (y) the underlying claim against the Released Party is released against the Person to which the Related Party is related.

13. If confirmed, the Plan will conclusively, absolutely, unconditionally, irrevocably, and forever release the Shareholder Released Parties from actual or potential claims or causes of action relating to the Debtors (including Purdue prescription opioids, like OxyContin, or other prescription opioids manufactured, marketed or sold by Purdue, or any other claims in connection with Opioid-Related Activities) subject to the conditions set forth in the Plan, including Sections 10.7(a) and (b) thereof. Holders of such actual or potential claims or causes of action will be bound by the releases and Channeling Injunctions in the Plan, whether or not such holders will receive or retain any property or interest in property under the Plan, have filed a Proof of Claim in these Chapter 11 Cases or failed to vote to accept or reject the Plan or voted to reject the Plan.

14. If you should have any questions or if you would like to obtain additional solicitation materials at no charge, please contact the Debtors' Solicitation Agent, by (a) calling the Debtors' restructuring hotline at (844) 217-0912 (toll-free) or (347) 859-8093 (international); (b) visiting the Debtors' restructuring website at <https://restructuring.primeclerk.com/purduepharma>; (c) writing to Purdue Pharma Ballot Processing, c/o Prime Clerk LLC, One Grand Central Place, 60 East 42nd Street, Suite 1440, New York, New York 10165; and/or (d) emailing purduepharmainfo@primeclerk.com. You may also obtain copies of any pleadings filed in these Chapter 11 Cases for a fee via PACER at: <http://www.nysb.uscourts.gov>. Please be advised that the Solicitation Agent is authorized to

answer questions about, and provide additional copies of, solicitation materials, but may not advise you as to whether you should vote to accept or reject the Plan.

Dated: June 3, 2021
New York, New York

DAVIS POLK & WARDWELL LLP

By: /s/ Eli J. Vonnegut

450 Lexington Avenue
New York, New York 10017
Marshall S. Huebner
Benjamin S. Kaminetzky
Eli J. Vonnegut
James I. McClammy
Christopher S. Robertson
Counsel to the Debtors and Debtors in Possession

If you have questions about this notice, please contact the Debtors' Claims and Noticing Agent, Prime Clerk LLC, at 844-217-0912 (toll-free), +1 347-859-8093 (international), or by email at purduepharmainfo@primeclerk.com. You may also find out more information at <https://restructuring.primeclerk.com/purduepharma>.

EXHIBIT 1

Section 10.6(a) Releases by Debtors

As of the Effective Date, for good and valuable consideration, the adequacy of which is hereby confirmed, including, without limitation, the service of the Released Parties before and during the Chapter 11 Cases to facilitate the reorganization of the Debtors and the implementation of the Restructuring Transactions, and except as otherwise explicitly provided in the Plan or in the Confirmation Order, the Released Parties shall be conclusively, absolutely, unconditionally, irrevocably, fully, finally, forever and permanently released by the Debtors and their Estates from any and all Claims, claims, counterclaims, disputes, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, Liens, remedies, losses, contributions, indemnities, rights of subrogation, costs, liabilities, attorneys' fees and expenses, in each case, of any kind, character or nature whatsoever, including any derivative claims asserted or assertible by or on behalf of any Debtor or any of their Estates (including any Causes of Action arising under chapter 5 of the Bankruptcy Code) and including any claims that any Debtor or any of their Estates, or that any other Person or party claiming under or through any Debtor or any of their Estates, would have presently or in the future been legally entitled to assert in its own right (whether individually or collectively) or on behalf of any Debtor or any of their Estates or any other Person, notwithstanding section 1542 of the California Civil Code or any law of any jurisdiction that is similar, comparable or equivalent thereto (which shall conclusively be deemed waived), whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, existing or hereinafter arising, choate or inchoate, whether in law or equity, whether sounding in tort or contract or based on any other legal or equitable theory or principle (including fraud, negligence, gross negligence, recklessness, reckless disregard, deliberate ignorance, public or private nuisance, breach of fiduciary duty, avoidance, willful misconduct, veil piercing, alter-ego theories of liability, unjust enrichment, disgorgement, restitution, contribution, indemnification, right of subrogation and joint liability), whether in rem, quasi in rem, in personam or otherwise, or whether arising under federal or state statutory or common law, or any other applicable international, foreign or domestic law, rule, statute, regulation, treaty, right, duty, requirement or otherwise, regardless of where in the world accrued or arising, from the beginning of time, in each case, based on or relating to, or in any manner arising from, in whole or in part, the Debtors (as such Entities existed prior to or after the Petition Date), their Estates or the Chapter 11 Cases, including, without limitation, (i) the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, (ii) the business or contractual arrangements or interactions between any Debtor and any Released Party (including historical business or contractual arrangements or interactions, any direct or indirect distributions or transfers by any Debtor, and any exercise of any common law or contractual rights of setoff or recoupment by any Released Party at any time on or prior to the Effective Date), (iii) any employment or retention of any Released Party by the Debtors (including any service as a director, officer, executive, consultant or advisor to the Debtors or service in any similar capacity), (iv) any direct or indirect beneficial ownership of any equity interest in or debt obligation of the Debtors, (v) the Restructuring Transactions, (vi) the Pending Opioid Actions, (vii) Opioid-Related Activities or the Debtors' development, production, manufacture, licensing, labeling, marketing, advertising, promotion, distribution or sale of non-opioid products or the use or receipt of any proceeds therefrom, in each case, including the Debtors' interactions with regulators and regardless of where in the world any such activities or any result, loss, injury or damage resulting therefrom occurred, (viii) any past, present or future use or misuse of any opioid, whether sold by the Debtors or by NewCo or any of its Subsidiaries or otherwise, to the extent arising from an act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing, (ix) the restructuring of any Claim or Interest before or during the Chapter 11 Cases, (x) the

Disclosure Statement and the Plan and related agreements, instruments and other documents (including the Plan Documents) and the negotiation, formulation, preparation or implementation thereof, (xi) the solicitation of votes with respect to the Plan, or (xii) any other act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing. The Debtors, the Plan Administration Trust, the Master Disbursement Trust, the Creditor Trusts, NewCo, TopCo and any other newly-formed Persons that shall be continuing the Debtors' businesses after the Effective Date shall be bound, to the same extent the Debtors are bound, by the Releases set forth in this Section 10.6(a).

Notwithstanding anything herein to the contrary, (x) nothing in the Plan shall release any Excluded Claim and (y) nothing in this Section 10.6(a) shall (A) release any Cause of Action against any Shareholder Release Snapback Party, (B) release any Estate Cause of Action against a Holder of a Claim against a Debtor, to the extent such Estate Cause of Action is necessary for the administration and resolution of such Claim solely in accordance with the Plan or (C) be construed to impair in any way the Effective Date or post-Effective Date rights and obligations of any Person under the Plan, the Plan Documents, the Confirmation Order or the Restructuring Transactions, including the Shareholder Settlement Agreement.

As of the Effective Date, for good and valuable consideration, the adequacy of which is hereby confirmed, including, without limitation, the service of the Released Parties before and during the Chapter 11 Cases to facilitate the reorganization of the Debtors and the implementation of the Restructuring Transactions, and except as otherwise explicitly provided in the Plan or in the Confirmation Order, the Released Parties shall be conclusively, absolutely, unconditionally, irrevocably, fully, finally, forever and permanently released by the Releasing Parties from any and all Claims, claims, counterclaims, disputes, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, Liens, remedies, losses, contributions, indemnities, rights of subrogation, costs, liabilities, attorneys' fees and expenses, in each case, of any kind, character or nature whatsoever, including any derivative claims asserted or assertible by or on behalf of the Debtors or their Estates (including any Causes of Action arising under chapter 5 of the Bankruptcy Code) and including any claims that any Releasing Party, or that any other Person or party claiming under or through any Releasing Party, would have presently or in the future been legally entitled to assert in its own right (whether individually or collectively) or on behalf of any Releasing Party or any other Person, notwithstanding section 1542 of the California Civil Code or any law of any jurisdiction that is similar, comparable or equivalent thereto (which shall conclusively be deemed waived), whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, existing or hereinafter arising, choate or inchoate, whether in law or equity, whether sounding in tort or contract or based on any other legal or equitable theory or principle (including fraud, negligence, gross negligence, recklessness, reckless disregard, deliberate ignorance, public or private nuisance, breach of fiduciary duty, avoidance, willful misconduct, veil piercing, alter-ego theories of liability, unjust enrichment, disgorgement, restitution, contribution, indemnification, right of subrogation and joint liability), whether *in rem*, *quasi in rem*, *in personam* or otherwise, or whether arising under federal or state statutory or common law, or any other applicable international, foreign or domestic law, rule, statute, regulation, treaty, right, duty, requirement or otherwise, regardless of where in the world accrued or arising, from the beginning of time, in each case, based on or relating to, or in any manner arising from, in whole or in part, the Debtors (as such Entities existed prior to or after the Petition Date), their Estates or the Chapter 11 Cases, including, without limitation, (i) the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, (ii) the business

or contractual arrangements or interactions between any Debtor and any Released Party (including historical business or contractual arrangements or interactions, any direct or indirect distributions or transfers by any Debtor, and any exercise of any common law or contractual rights of setoff or recoupment by any Released Party at any time on or prior to the Effective Date), (iii) any employment or retention of any Released Party by the Debtors (including any service as a director, officer, executive, consultant or advisor to the Debtors or service in any similar capacity), (iv) any direct or indirect beneficial ownership of any equity interest in or debt obligation of the Debtors, (v) the Restructuring Transactions, (vi) the Pending Opioid Actions, (vii) Opioid-Related Activities or the Debtors' development, production, manufacture, licensing, labeling, marketing, advertising, promotion, distribution or sale of non-opioid products or the use or receipt of any proceeds therefrom, in each case, including the Debtors' interactions with regulators and regardless of where in the world any such activities or any result, loss, injury or damage resulting therefrom occurred, (viii) any past, present or future use or misuse of any opioid, whether sold by the Debtors or by NewCo or any of its Subsidiaries or otherwise, to the extent arising from an act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing, (ix) the restructuring of any Claim or Interest before or during the Chapter 11 Cases, (x) the Disclosure Statement and the Plan and related agreements, instruments and other documents (including the Plan Documents) and the negotiation, formulation, preparation or implementation thereof, (xi) the solicitation of votes with respect to the Plan, or (xii) any other act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing.

For the avoidance of doubt and without limitation of the foregoing, each Person that is a Governmental Unit or a Tribe shall be deemed to have released all Released Claims that have been, are or could have been brought by (1) such Governmental Unit or Tribe in its own right, in its *parens patriae* or sovereign enforcement capacity, or on behalf of or in the name of another Person or (2) any other governmental official, employee, agent or representative acting or purporting to act in a *parens patriae*, sovereign enforcement or quasi-sovereign enforcement capacity, or any other capacity on behalf of such Governmental Unit or Tribe.

Notwithstanding anything herein to the contrary, (x) nothing in the Plan shall release any Excluded Claim and (y) nothing in this Section 10.6(b) shall (A) release any Cause of Action against (I) any Shareholder Release Snapback Party or (II) any Holder of Co-Defendant Claims, (B) release any Estate Cause of Action against a Holder of a Claim against a Debtor, to the extent such Estate Cause of Action is necessary for the administration and resolution of such Claim solely in accordance with the Plan or (C) be construed to impair in any way the Effective Date or post-Effective Date rights and obligations of any Person under the Plan, the Plan Documents, the Confirmation Order or the Restructuring Transactions, including the Shareholder Settlement Agreement.

Notwithstanding anything herein to the contrary, the Debtors shall not be released from liability for any Claim that is or may be covered by any Purdue Insurance Policy; *provided* that recovery for any such Claim, including by way of settlement or judgment, shall be limited to the available proceeds of such Purdue Insurance Policy (and any extra-contractual liability of the Insurance Companies with respect to the Purdue Insurance Policies), and no Person or party shall execute, garnish or otherwise attempt to collect any such recovery from any assets other than the available proceeds of the Purdue Insurance Policies. The Debtors shall be released automatically from a Claim described in this paragraph upon the earlier of (x) the abandonment of such Claim and (y) such a release being given as part of a settlement or resolution of such Claim, and shall be released automatically from all Claims described in this paragraph upon the exhaustion of the available proceeds of the Purdue Insurance Policies (notwithstanding the nonoccurrence of either event described in the foregoing clauses (x) and (y)).

Section 10.6(c)

Releases by Debtors of Holders of Claims

As of the Effective Date, all Holders of Channeled Claims (excluding, in all respects, any Excluded Party, Shareholder Release Snapback Party, Co-Defendant or MDT Insurer) are hereby released by the Debtors and their Estates from any and all Claims, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, remedies, losses and liabilities for any Claim in connection with, or arising out of, (i) the administration of the Chapter 11 Cases; the negotiation and pursuit of the Restructuring Transactions, the Plan, the Master Disbursement Trust, the Creditor Trusts (including the trust distribution procedures and the other Creditor Trust Documents) and the solicitation of votes with respect to, and confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration of the Plan and the property to be distributed under the Plan; and the wind-up and dissolution of the Liquidating Debtors and the transactions in furtherance of any of the foregoing or (ii) such Holder's participation in the Pending Opioid Actions. The Debtors, the Plan Administration Trust, the Master Disbursement Trust, the Creditor Trusts, NewCo, TopCo and any other newly-formed Persons that shall be continuing the Debtors' businesses after the Effective Date shall be bound, to the same extent the Debtors are bound, by the Releases set forth in this Section 10.6(c).

As of the Effective Date, all Holders of PI Channeled Claims and Holders of NAS Monitoring Channeled Claims (excluding, in all respects, any Excluded Party, Shareholder Release Snapback Party, Co-Defendant or MDT Insurer) are hereby released by the Debtors and their Estates from any and all Claims, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, remedies, losses and liabilities for any Claim in connection with, or arising out of, the Debtors (as such Entities existed prior to or after the Petition Date), their Estates or the Chapter 11 Cases, including, without limitation, (i) the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, (ii) the Restructuring Transactions, (iii) the Pending Opioid Actions, (iv) Opioid-Related Activities or the Debtors' development, production, manufacture, licensing, labeling, marketing, advertising, promotion, distribution or sale of non-opioid products or the use or receipt of any proceeds therefrom, in each case, including the Debtors' interactions with regulators and regardless of where in the world any such activities or any result, loss, injury or damage resulting therefrom occurred, (v) any past use or misuse of any opioid, whether sold by the Debtors or any of its Subsidiaries or otherwise, to the extent arising from an act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing, (vi) the restructuring of any Claim or Interest before or during the Chapter 11 Cases, (vii) the Disclosure Statement and the Plan and related agreements, instruments and other documents (including the Plan Documents) and the negotiation, formulation, preparation or implementation thereof, or (viii) any other act, conduct, occurrence or continuing condition in any way relating to any of the foregoing.

Notwithstanding anything herein to the contrary, (x) nothing in the Plan shall release any Excluded Claim and (y) nothing in this Section 10.6(c) shall (A) release any contractual Estate Cause of Action or any Estate Cause of Action that is commercial in nature and unrelated to the subject matter of the Pending Opioid Actions, (B) release any Estate Cause of Action against a Holder of a Claim against a Debtor, to the extent such Estate Cause of Action is necessary for the administration and resolution of such Claim solely in accordance with the Plan, (C) release any claim or right arising in the ordinary course of the Debtors' or NewCo's business, including, without limitation, any such claim with respect to taxes or (D) be construed to impair in any way the Effective Date or post-Effective Date rights and obligations of any Person under the Plan, the Plan Documents, the Confirmation Order or the Restructuring Transactions, including the Shareholder Settlement Agreement.

Section 10.7(a)

Shareholder Releases - Releases by Debtors

As of the Effective Date, for good and valuable consideration, the adequacy of which is hereby confirmed, and except as otherwise explicitly provided in the Plan or in the Confirmation Order, the Shareholder Released Parties shall be conclusively, absolutely, unconditionally, irrevocably, fully, finally, forever and permanently released, subject to clause (z) of the last paragraph of this Section 10.7(a), by the Debtors and their Estates from any and all Claims, claims, counterclaims, disputes, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, Liens, remedies, losses, contributions, indemnities, rights of subrogation, costs, liabilities, attorneys' fees and expenses, in each case, of any kind, character or nature whatsoever, including any derivative claims asserted or assertible by or on behalf of any Debtor or any of their Estates (including any Causes of Action arising under chapter 5 of the Bankruptcy Code) and including any claims that any Debtor or any of their Estates, or that any other Person or party claiming under or through any Debtor or any of their Estates, would have presently or in the future been legally entitled to assert in its own right (whether individually or collectively) or on behalf of any Debtor or any of their Estates or any other Person, notwithstanding section 1542 of the California Civil Code or any law of any jurisdiction that is similar, comparable or equivalent thereto (which shall conclusively be deemed waived), whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, existing or hereinafter arising, choate or inchoate, whether in law or equity, whether sounding in tort or contract or based on any other legal or equitable theory or principle (including fraud, negligence, gross negligence, recklessness, reckless disregard, deliberate ignorance, public or private nuisance, breach of fiduciary duty, avoidance, willful misconduct, veil piercing, alter-ego theories of liability, unjust enrichment, disgorgement, restitution, contribution, indemnification, right of subrogation and joint liability), whether *in rem*, *quasi in rem*, *in personam* or otherwise, or whether arising under federal or state statutory or common law, or any other applicable international, foreign or domestic law, rule, statute, regulation, treaty, right, duty, requirement or otherwise, regardless of where in the world accrued or arising, from the beginning of time, in each case, based on or relating to, or in any manner arising from, in whole or in part, the Debtors (as such Entities existed prior to or after the Petition Date), their Estates or the Chapter 11 Cases, including, without limitation, (i) the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, (ii) the business or contractual arrangements or interactions between any Debtor and any Shareholder Released Party (including historical business or contractual arrangements or interactions, any direct or indirect distributions or transfers by any Debtor, and any exercise of any common law or contractual rights of setoff or recoupment by any Shareholder Released Party at any time on or prior to the Effective Date), (iii) any employment or retention of any Shareholder Released Party by the Debtors (including any service as a director, officer, executive, consultant or advisor to the Debtors or service in any similar capacity), (iv) any direct or indirect beneficial ownership of any equity interest in or debt obligation of the Debtors, (v) the Restructuring Transactions, (vi) the Pending Opioid Actions, (vii) Opioid-Related Activities or the Debtors' development, production, manufacture, licensing, labeling, marketing, advertising, promotion, distribution or sale of non-opioid products or the use or receipt of any proceeds therefrom, in each case, including the Debtors' interactions with regulators and regardless of where in the world any such activities or any result, loss, injury or damage resulting therefrom occurred, (viii) any past, present or future use or misuse of any opioid, whether sold by the Debtors or by NewCo or any of its Subsidiaries or otherwise, to the extent arising from an act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing, (ix) the restructuring of any Claim or Interest before or during the Chapter 11 Cases, (x) the Disclosure Statement and the Plan and related agreements, instruments and other documents (including the Plan Documents) and the negotiation, formulation, preparation or implementation thereof, (xi) the solicitation of votes with

respect to the Plan, or (xii) any other act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing. The Debtors, the Plan Administration Trust, the Master Disbursement Trust, the Creditor Trusts, NewCo, TopCo and any other newly-formed Persons that shall be continuing the Debtors' businesses after the Effective Date shall be bound, to the same extent the Debtors are bound, by the Shareholder Releases set forth in this Section 10.7(a).

Notwithstanding anything herein to the contrary, (x) nothing in the Plan shall release any Excluded Claim; (y) nothing in this Section 10.7(a) shall be construed to impair in any way the Effective Date or post-Effective Date rights and obligations of any Person under the Plan, the Plan Documents, the Confirmation Order or the Restructuring Transactions, including the Shareholder Settlement Agreement and the Separation Agreements; and (z) upon the filing of a Notice of Shareholder Release Snapback, (A) the Shareholder Releases set forth in this Section 10.7(a) shall be entirely null and void, revoked and invalidated, as of the Effective Date, with respect to all members of the Breaching Shareholder Family Group and the Designated Shareholder Released Parties, (B) the *status quo ante* shall be restored in all respects for the Debtors and the Master Disbursement Trust with respect to the members of the Breaching Shareholder Family Group and the Designated Shareholder Released Parties (C) the Master Disbursement Trust shall be deemed to have received and accepted all of the rights with respect to any member of the Breaching Shareholder Family Group and the Designated Shareholder Released Parties, in each case, that the Debtors and their Estates had prior to the Effective Date and that the Master Disbursement Trust would have pursuant to the transfer of the MDT Shareholder Rights to the Master Disbursement Trust if the Shareholder Releases of this Section 10.7(a) had never been granted, which rights the Debtors and their Estates shall be deemed to have irrevocably transferred, granted and assigned to the Master Disbursement Trust; provided that, for the avoidance of doubt, notwithstanding the nullification, voiding, revocation and invalidation pursuant to the foregoing clause (A), the Shareholder Releases shall continue in effect for, and shall be fully enforceable by and for the benefit of, all other Shareholder Released Parties other than the Breaching Shareholder Family Group and the Designated Shareholder Released Parties.

Section 10.7(b) Shareholder Releases - Releases by Non-Debtors

As of the Effective Date, for good and valuable consideration, the adequacy of which is hereby confirmed, and except as otherwise explicitly provided in the Plan or in the Confirmation Order, the Shareholder Released Parties shall be conclusively, absolutely, unconditionally, irrevocably, fully, finally, forever and permanently released, subject to clause (z) of the last paragraph of this Section 10.7(b), by the Releasing Parties from any and all Claims, claims, counterclaims, disputes, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, Liens, remedies, losses, contributions, indemnities, rights of subrogation, costs, liabilities, attorneys' fees and expenses, in each case, of any kind, character or nature whatsoever, including any derivative claims asserted or assertible by or on behalf of the Debtors or their Estates (including any Causes of Action arising under chapter 5 of the Bankruptcy Code) and including any claims that any Releasing Party, or that any other Person or party claiming under or through any Releasing Party or any other Person, would have presently or in the future been legally entitled to assert in its own right (whether individually or collectively) or on behalf of any Releasing Party or any other Person, notwithstanding section 1542 of the California Civil Code or any law of any jurisdiction that is similar, comparable or equivalent thereto (which shall conclusively be deemed waived), whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, existing or hereinafter arising, choate or inchoate, whether in law or equity, whether sounding in tort or contract or based on any other legal or equitable theory or principle (including fraud, negligence, gross negligence, recklessness,

reckless disregard, deliberate ignorance, public or private nuisance, breach of fiduciary duty, avoidance, willful misconduct, veil piercing, alter-ego theories of liability, unjust enrichment, disgorgement, restitution, contribution, indemnification, right of subrogation and joint liability), whether *in rem*, *quasi in rem*, *in personam* or otherwise, or whether arising under federal or state statutory or common law, or any other applicable international, foreign or domestic law, rule, statute, regulation, treaty, right, duty, requirement or otherwise, regardless of where in the world accrued or arising, from the beginning of time, in each case, based on or relating to, or in any manner arising from, in whole or in part, the Debtors (as such Entities existed prior to or after the Petition Date), their Estates or the Chapter 11 Cases, including, without limitation, (i) the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, (ii) the business or contractual arrangements or interactions between any Debtor and any Shareholder Released Party (including historical business or contractual arrangements or interactions, any direct or indirect distributions or transfers by any Debtor, and any exercise of any common law or contractual rights of setoff or recoupment by any Shareholder Released Party at any time on or prior to the Effective Date), (iii) any employment or retention of any Shareholder Released Party by the Debtors (including any service as a director, officer, executive, consultant or advisor to the Debtors or service in any similar capacity), (iv) any direct or indirect beneficial ownership of any equity interest in or debt obligation of the Debtors, (v) the Restructuring Transactions, (vi) the Pending Opioid Actions, (vii) Opioid-Related Activities or the Debtors' development, production, manufacture, licensing, labeling, marketing, advertising, promotion, distribution or sale of non-opioid products or the use or receipt of any proceeds therefrom, in each case, including the Debtors' interactions with regulators and regardless of where in the world any such activities or any result, loss, injury or damage resulting therefrom occurred, (viii) any past, present or future use or misuse of any opioid, whether sold by the Debtors or by NewCo or any of its Subsidiaries or otherwise, to the extent arising from an act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing, (ix) the restructuring of any Claim or Interest before or during the Chapter 11 Cases, (x) the Disclosure Statement and the Plan and related agreements, instruments and other documents (including the Plan Documents) and the negotiation, formulation, preparation or implementation thereof, (xi) the solicitation of votes with respect to the Plan, or (xii) any other act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing.

For the avoidance of doubt and without limitation of the foregoing, each Person that is a Governmental Unit or a Tribe shall be deemed to have released all Shareholder Released Claims that have been, are or could have been brought by (1) such Governmental Unit or Tribe in its own right, in its *parens patriae* or sovereign enforcement capacity, or on behalf of or in the name of another Person or (2) any other governmental official, employee, agent or representative acting or purporting to act in a *parens patriae*, sovereign enforcement or quasi-sovereign enforcement capacity, or any other capacity on behalf of such Governmental Unit or Tribe.

Notwithstanding anything herein to the contrary, (x) nothing in the Plan shall release any Excluded Claim; (y) nothing in this Section 10.7(b) shall be construed to impair in any way the Effective Date or post-Effective Date rights and obligations of any Person under the Plan, the Plan Documents, the Confirmation Order or the Restructuring Transactions, including the Shareholder Settlement Agreement and the Separation Agreements; and (z) upon the filing of a Notice of Shareholder Release Snapback, (A) the Shareholder Releases set forth in this Section 10.7(b) shall be entirely null and void, revoked and invalidated, as of the Effective Date, with respect to all members of the Breaching Shareholder Family Group and the Designated Shareholder Released Parties and (B) the *status quo ante* shall be restored in all respects for the Releasing Parties with respect to the members of the Breaching Shareholder Family Group and the Designated Shareholder Released Parties; provided that, for the avoidance of doubt, notwithstanding the nullification, voiding, revocation and invalidation pursuant to the foregoing clause (A), the Shareholder Releases shall

continue in effect for, and shall be fully enforceable by and for the benefit of, all other Shareholder Released Parties other than the Breaching Shareholder Family Group and the Designated Shareholder Released Parties.

Section 10.7(c) Shareholder Releases - Releases by Shareholder Released Parties

As of the Effective Date, for good and valuable consideration, the adequacy of which is hereby confirmed, and except as otherwise explicitly provided in the Plan or in the Confirmation Order, the Reciprocal Releasees shall be conclusively, absolutely, unconditionally, irrevocably, fully, finally, forever and permanently released, subject to clause (z) of the last paragraph of this Section 10.7(c), by the Shareholder Released Parties from any and all Claims, claims, counterclaims, disputes, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, Liens, remedies, losses, contributions, indemnities, rights of subrogation, costs, liabilities, attorneys' fees and expenses, in each case, of any kind, character or nature whatsoever, including any derivative claims asserted or assertible by or on behalf of the Debtors or their Estates (including any Causes of Action arising under chapter 5 of the Bankruptcy Code) and including any claims that any Shareholder Released Party, or that any other Person or party claiming under or through any Shareholder Released Party or any other Person, would have presently or in the future been legally entitled to assert in its own right (whether individually or collectively) or on behalf of any Shareholder Released Party or any other Person, notwithstanding section 1542 of the California Civil Code or any law of any jurisdiction that is similar, comparable or equivalent thereto (which shall conclusively be deemed waived), whether liquidated or unliquidated, fixed or contingent, matured or unmatured, known or unknown, foreseen or unforeseen, asserted or unasserted, accrued or unaccrued, existing or hereinafter arising, choate or inchoate, whether in law or equity, whether sounding in tort or contract or based on any other legal or equitable theory or principle (including fraud, negligence, gross negligence, recklessness, reckless disregard, deliberate ignorance, public or private nuisance, breach of fiduciary duty, avoidance, willful misconduct, veil piercing, alter-ego theories of liability, unjust enrichment, disgorgement, restitution, contribution, indemnification, right of subrogation and joint liability), whether *in rem*, *quasi in rem*, *in personam* or otherwise, or whether arising under federal or state statutory or common law, or any other applicable international, foreign or domestic law, rule, statute, regulation, treaty, right, duty, requirement or otherwise, regardless of where in the world accrued or arising, from the beginning of time, in each case, based on or relating to, or in any manner arising from, in whole or in part, the Debtors (as such Entities existed prior to or after the Petition Date), their Estates or the Chapter 11 Cases, including, without limitation, (i) the subject matter of, or the transactions or events giving rise to, any Claim or Interest that is treated in the Plan, (ii) the business or contractual arrangements or interactions between any Debtor and any Shareholder Released Party (including historical business or contractual arrangements or interactions, any direct or indirect distributions or transfers by any Debtor, and any exercise of any common law or contractual rights of setoff or recoupment by any Shareholder Released Party at any time on or prior to the Effective Date), (iii) any employment or retention of any Shareholder Released Party by the Debtors (including any service as a director, officer, executive, consultant or advisor to the Debtors or service in any similar capacity), (iv) any direct or indirect beneficial ownership of any equity interest in or debt obligation of the Debtors, (v) the Restructuring Transactions, (vi) the Pending Opioid Actions, (vii) Opioid-Related Activities or the Debtors' development, production, manufacture, licensing, labeling, marketing, advertising, promotion, distribution or sale of non-opioid products or the use or receipt of any proceeds therefrom, in each case, including the Debtors' interactions with regulators and regardless of where in the world any such activities or any result, loss, injury or damage resulting therefrom occurred, (viii) any past, present or future use or misuse of any opioid, whether sold by the Debtors or by NewCo or any of its Subsidiaries or otherwise, to the extent arising from an act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing, (ix) the restructuring

of any Claim or Interest before or during the Chapter 11 Cases, (x) the Disclosure Statement and the Plan and related agreements, instruments and other documents (including the Plan Documents) and the negotiation, formulation, preparation or implementation thereof, (xi) the solicitation of votes with respect to the Plan, or (xii) any other act, conduct, omission, event, transaction, occurrence or continuing condition in any way relating to any of the foregoing.

Notwithstanding anything herein to the contrary, (x) nothing in the Plan shall release any Excluded Claim; (y) nothing in this Section 10.7(c) shall be construed to impair in any way the Effective Date or post-Effective Date rights and obligations of any Person under the Plan, the Plan Documents, the Confirmation Order or the Restructuring Transactions, including the Shareholder Settlement Agreement and the Separation Agreements, and including the rights of any Shareholder Released Party that is a current or former director, officer or employee of the Debtors but is not a Sackler Family Member relating to plan treatment of any Claims held by such party; and (z) upon the filing of a Notice of Shareholder Release Snapback and the commencement or continuation of any action or proceeding against a member of a Breaching Shareholder Family Group or a Designated Shareholder Released Party by any Reciprocal Releasee, (A) the releases set forth in this Section 10.7(c) of any Reciprocal Releasee that has commenced or continued any such action shall be entirely null and void, revoked and invalidated, as of the Effective Date, with respect to the members of the Breaching Shareholder Family Group and the Designated Shareholder Released Parties and (B) the *status quo ante* shall be restored in all respects for the members of the Breaching Shareholder Family Group and the Designated Shareholder Released Parties with respect to any Reciprocal Releasee that has commenced or continued any such litigation; *provided* that, for the avoidance of doubt, notwithstanding the nullification, voiding, revocation and invalidation pursuant to the foregoing clause (A), the releases set forth in this Section 10.7(c) shall continue in effect for, and shall be fully enforceable by and for the benefit of, all other Reciprocal Releasees, and shall be binding on, and enforceable against, all other Shareholder Released Parties, including any members of the Breaching Shareholder Family Group with respect to any Reciprocal Releasee that has not commenced any such litigation.

Section 10.8 Channeling Injunction

In order to supplement the injunctive effect of the Plan Injunction, the Releases and the Shareholder Releases set forth in Sections 10.5, 10.6 and 10.7 of the Plan, the Confirmation Order shall provide for the following permanent injunction to take effect as of the Effective Date:

(a) Terms. In order to preserve and promote the settlements contemplated by and provided for in the Plan and to supplement, where necessary, the injunctive effect of the Plan Injunction, the Releases and the Shareholder Releases described in Sections 10.5, 10.6 and 10.7 of the Plan, and pursuant to the exercise of the equitable jurisdiction and power of the Bankruptcy Court under section 105(a) of the Bankruptcy Code, all Persons that have held or asserted, that hold or assert or that may in the future hold or assert any Channeled Claim shall be permanently and forever stayed, restrained and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering or receiving payments, satisfaction, recovery or judgment of any form from or against any Protected Party with respect to any Channeled Claim, including:

(i) commencing, conducting or continuing, in any manner, whether directly or indirectly, any suit, action or other proceeding, in each case, of any kind, character or nature, in any forum in any jurisdiction with respect to any Channeled Claims, against or affecting any Protected Party, or any

property or interests in property of any Protected Party with respect to any Channeled Claims;

- (ii) **enforcing, levying, attaching, collecting or otherwise recovering, by any means or in any manner, either directly or indirectly, any judgment, award, decree or other order against any Protected Party or against the property of any Protected Party with respect to any Channeled Claims;**
- (iii) **creating, perfecting or enforcing, by any means or in any manner, whether directly or indirectly, any Lien of any kind against any Protected Party or the property of any Protected Party with respect to any Channeled Claims;**
- (iv) **asserting or accomplishing any setoff, right of subrogation, indemnity, contribution or recoupment of any kind, whether directly or indirectly, in respect of any obligation due to any Protected Party or against the property of any Protected Party with respect to any Channeled Claims; and**
- (v) **taking any act, by any means or in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan Documents, with respect to any Channeled Claims.**

(b) **Reservations.** Notwithstanding anything to the contrary in this Section 10.8 or the Confirmation Order, this Channeling Injunction shall not stay, restrain, bar or enjoin:

- (i) **the rights of Holders of Channeled Claims to the treatment afforded them under the Plan and the Plan Documents, including the rights of Holders of Channeled Claims to assert such Channeled Claims solely in accordance with Section 6.21 of the Plan, the Master TDP and the Creditor Trust TDPs, in each case whether or not there are funds to make Distributions in respect of such Channeled Claims and whether or not such rights entitle such Holders to Abatement Distributions or any other form of Distributions;**
- (ii) **the rights of Persons to assert any claim, debt, litigation or liability for payment of Creditor Trust Operating Expenses solely against the applicable Creditor Trust;**
- (iii) **the rights of Persons to assert any claim, debt or litigation against any Excluded Party;**
- (iv) **the rights of the Master Disbursement Trust to pursue and enforce the MDT Shareholder Rights, the MDT Insurance Rights and the MDT Causes of Action;**

- (v) **the rights of the parties to the LRP Agreement to enforce the terms thereof in accordance with the Plan;**
- (vi) **the Creditor Trusts from enforcing their respective rights against the Master Disbursement Trust under the Plan and the MDT Documents;**
- (vii) **the Master Disbursement Trust from enforcing its rights, on behalf of itself and the Private Creditor Trusts, against NewCo and TopCo under the Plan and the NewCo Credit Support Agreement; or**
- (viii) **NOAT or the Tribe Trust from enforcing their respective rights against TopCo under the TopCo Operating Agreement.**

(c) **Notice of Shareholder Release Snapback.** Upon the filing of a Notice of Shareholder Release Snapback, the Channeling Injunction shall terminate, be rescinded and have no application, without further order of the Bankruptcy Court, to any suit, action or other proceeding, in each case, of any kind, character or nature, brought against any member of the Breaching Shareholder Family Group or any Designated Shareholder Released Party; *provided, however,* that the extension of time provided by Section 10.9(a) of the Plan shall continue in effect in accordance with its terms; and *provided further* that, for the avoidance of doubt, notwithstanding the termination and rescission pursuant to this Section 10.8(c), the Channeling Injunction shall continue in effect for, and shall be fully enforceable by and for the benefit of, all other Protected Parties, including all other Shareholder Released Parties, other than the Breaching Shareholder Family Group and the Designated Shareholder Released Parties.

(d) **Modifications.** Except as expressly set forth in paragraph (c) of this Section 10.8, there can be no modification, dissolution or termination of the Channeling Injunction, which shall be a permanent injunction.

(e) **Non-Limitation of Channeling Injunction.** Except as expressly set forth in paragraphs (b) and (c) of this Section 10.8, nothing in the Plan, the MDT Documents or the Creditor Trust Documents shall be construed in any way to limit the scope, enforceability or effectiveness of the Channeling Injunction issued in connection with the Plan.

(f) **Bankruptcy Rule 3016 Compliance.** The Debtors' compliance with the requirements of Bankruptcy Rule 3016 shall not constitute an admission that the Plan provides for an injunction against conduct not otherwise enjoined under the Bankruptcy Code.

Section 10.9 Tolling of Shareholder Released Claims; Violations of Shareholder Releases and Channeling Injunction

(a) **Tolling of Shareholder Released Claims.** If applicable law, an order in any proceeding or an agreement fixes a period for commencing or continuing an action or proceeding based on a Shareholder Released Claim and such Shareholder Released Claim is released pursuant to the Shareholder Releases or such action or proceeding is enjoined by the Channeling Injunction, then such period does not expire with respect to such Shareholder Released Claim with respect to the Master Disbursement Trust (or the MDT Trustees) or the Releasing Parties until the latest of (i) the end of such period; (ii) with respect to the applicable Shareholder Family Group, two hundred twenty-five (225) days after the filing of a Notice of Shareholder Release Snapback with respect to such Shareholder Family Group;

and (iii) with respect to the applicable Shareholder Family Group, when such Shareholder Family Group fulfills its payment obligations under the Shareholder Settlement Agreement.

(b) **Violations of Shareholder Releases and Channeling Injunction.** In the event that any Person takes any action that a Shareholder Released Party believes violates the Shareholder Releases or Channeling Injunction as it applies to any Shareholder Released Party, such Shareholder Released Party shall be entitled to make an emergency application to the Bankruptcy Court for relief, and may proceed by contested matter rather than by adversary proceeding. The Bankruptcy Court shall have jurisdiction and authority to enter final orders in connection with any dispute over whether an action violates the Shareholder Releases or Channeling Injunction. Upon determining that a violation of the Shareholder Releases or Channeling Injunction has occurred, the Bankruptcy Court, in its discretion, may award any appropriate relief against such violating Person, including, but not limited to, (i) disgorgement from the violating Person of any funds, assets or other value received, directly or indirectly, pursuant to the Plan or Plan Documents (including fees and expenses paid pursuant to the Plan or Plan Documents on account of legal or other advisory services rendered to or for the benefit of the violating Person); (ii) the termination of any rights of the violating Person to receive any funds, assets or other value pursuant to the Plan or Plan Documents; (iii) the reduction of any payments owed by any Shareholder Released Parties under the Shareholder Settlement Agreement to the violating Person in an amount equal to the amount of disgorgement ordered from, or the reduction of future payments ordered to be made to, or on account of, the violating Person (subject to the right of the violating Person to request that any amounts actually disgorged from such violating Person offset any reduction of future payments ordered to be made to, or on account of, such violating Person); (iv) an admonition, reprimand or censure of, or citation of contempt by, the violating Person and its counsel; (v) a fine or penalty paid into the Bankruptcy Court; (vi) a bond or other security in an amount equal to any financial obligation ordered by the Bankruptcy Court in respect of the violation; (vii) an appropriate sanction on any attorney or law firm responsible for the violation; (viii) injunctive relief to prevent future violations by the Person or its counsel; and (ix) attorney and other professional fees incurred by any Shareholder Released Party arising from the violation. The provision of any one form of relief shall not preclude the provision of any other form of relief.

Section 10.10 MDT Insurer Injunction

(a) **Terms. In accordance with section 105(a) of the Bankruptcy Code, upon the occurrence of the Effective Date, all Persons that have held or asserted, that hold or assert or that may in the future hold or assert any Claim based on, arising under or attributable to an MDT Insurance Policy shall be, and hereby are, permanently stayed, restrained and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering or receiving payment or recovery on account of any such Claim based on, arising under or attributable to an MDT Insurance Policy from or against any MDT Insurer, including:**

- (i) **commencing, conducting or continuing, in any manner any action or other proceeding of any kind (including an arbitration or other form of alternate dispute resolution) against any MDT Insurer, or against the property of any MDT Insurer, on account of any Claim based on, arising under or attributable to an MDT Insurance Policy;**
- (ii) **enforcing, attaching, levying, collecting or otherwise recovering, by any manner or means, any judgment, award, decree or other order against any MDT Insurer, or against the**

property of any MDT Insurer, on account of any Claim based on, arising under or attributable to an MDT Insurance Policy;

- (iii) **creating, perfecting or enforcing in any manner any Lien of any kind against any MDT Insurer, or against the property of any MDT Insurer, on account of any Claim based on, arising under or attributable to an MDT Insurance Policy;**
- (iv) **asserting or accomplishing any setoff, right of subrogation, indemnity, contribution or recoupment of any kind, whether directly or indirectly, against any obligation due to any MDT Insurer, or against the property of any MDT Insurer, on account of any Claim based on, arising under or attributable to an MDT Insurance Policy; and**
- (v) **taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan applicable to any Claim based on, arising under or attributable to an MDT Insurance Policy.**

(b) **Reservations.** The provisions of this MDT Insurer Injunction shall not preclude the Master Disbursement Trust from pursuing any Claim based on, arising under or attributable to an MDT Insurance Policy, any other claim that may exist under any MDT Insurance Policy against any MDT Insurer, or enjoin the rights of the Master Disbursement Trust to prosecute any action based on or arising from the MDT Insurance Policies or the rights of the Master Disbursement Trust to assert any claim, debt, obligation, cause of action or liability for payment against a MDT Insurer based on or arising from the MDT Insurance Policies. The provisions of this MDT Insurer Injunction are not issued for the benefit of any MDT Insurer, and no such insurer is a third-party beneficiary of this MDT Insurer Injunction. This MDT Insurer Injunction shall not enjoin, impair or affect (i) any claims between or among MDT Insurers that are not Settling MDT Insurers; (ii) the rights of current and former directors, officers, employees and agents of the Debtors that are not Sackler Family Members that are preserved under the Plan or (iii) the terms of the Shareholder Settlement Agreement with respect to the MDT Shareholder Insurance Rights.

(c) **Modifications.** To the extent the MDT Trustees make a good faith determination that some or all of the MDT Insurance Proceeds are substantially unrecoverable by the Master Disbursement Trust, the Master Disbursement Trust shall have the sole and exclusive authority at any time, upon written notice to any affected MDT Insurer, to terminate, reduce or limit the scope of this MDT Insurer Injunction with respect to any MDT Insurer, *provided* that (i) any termination, reduction, or limitation of the MDT Insurer Injunction (A) shall apply equally to all Classes of Claims, and (B) shall comply with any procedures set forth in the MDT Agreement and (ii) the termination, reduction or limitation of the MDT Insurer Injunction as it relates to the MDT Bermuda-Form Insurance Policies shall be subject to the consent (not to be unreasonably withheld, conditioned or delayed) of the Creditor Trustee for the PI Trust.

(d) **Non-Limitation of MDT Insurer Injunction.** Except as set forth in paragraphs (b) and (c) of this Section 10.10, nothing in the Plan, the MDT Documents or the Creditor Trust Documents shall be construed in any way to limit the scope, enforceability or effectiveness of the MDT Insurer Injunction issued in connection with the Plan.

Section 10.11 Settling MDT Insurer Injunction

(a) **Terms.** In accordance with section 105(a) of the Bankruptcy Code, upon the occurrence of the Effective Date, all Persons that have held or asserted, that hold or assert

or that may in the future hold or assert any Claim based on, arising under or attributable to an MDT Insurance Policy shall be, and hereby are, permanently stayed, restrained and enjoined from taking any action for the purpose of directly or indirectly collecting, recovering or receiving payment or recovery on account of any such Claim based on, arising under or attributable to an MDT Insurance Policy from or against any Settling MDT Insurer, solely to the extent that such Settling MDT Insurer has been released from such Claim under such MDT Insurance Policy pursuant to an MDT Insurance Settlement, including:

- (i) commencing, conducting or continuing, in any manner any action or other proceeding of any kind (including an arbitration or other form of alternate dispute resolution) against any such Settling MDT Insurer, or against the property of such Settling MDT Insurer, on account of such Claim based on, arising under or attributable to such MDT Insurance Policy;
- (ii) enforcing, attaching, levying, collecting or otherwise recovering, by any manner or means, any judgment, award, decree or other order against any such Settling MDT Insurer, or against the property of such Settling MDT Insurer, on account of such Claim based on, arising under or attributable to such MDT Insurance Policy;
- (iii) creating, perfecting or enforcing in any manner any Lien of any kind against any such Settling MDT Insurer, or against the property of such Settling MDT Insurer, on account of such Claim based on, arising under or attributable to such MDT Insurance Policy;
- (iv) asserting or accomplishing any setoff, right of subrogation, indemnity, contribution or recoupment of any kind, whether directly or indirectly, against any obligation due to any such Settling MDT Insurer, or against the property of such Settling MDT Insurer, on account of such Claim based on, arising under or attributable to such MDT Insurance Policy; and
- (v) taking any act, in any manner, in any place whatsoever, that does not conform to, or comply with, the provisions of the Plan applicable to such Claim based on, arising under or attributable to such MDT Insurance Policy.

(b) **Reduction of Insurance Judgments.** Any right, Claim or cause of action that an Insurance Company may have been entitled to assert against any Settling MDT Insurer but for the Settling MDT Insurer Injunction, if any such right, Claim or cause of action exists under applicable non-bankruptcy law, shall become a right, Claim or cause of action solely as a setoff claim against the Master Disbursement Trust and not against or in the name of the Settling MDT Insurer in question. Any such right, Claim or cause of action to which an Insurance Company may be entitled shall be solely in the form of a setoff against any recovery of the Master Disbursement Trust from that Insurance Company, and under no circumstances shall that Insurance Company receive an affirmative recovery of funds from the Master Disbursement Trust or any Settling MDT Insurer for such right, Claim or cause of action. In determining the amount of any setoff, the Master Disbursement Trust may assert any legal or equitable rights the Settling MDT Insurer would have had with respect to any right, Claim or cause of action.

(c) **Modifications.** There can be no modification, dissolution or termination of the Settling MDT Insurer Injunction, which shall be a permanent injunction.

(d) **Non-Limitation of Settling MDT Insurer Injunction.** Except as set forth in paragraphs (b) and (c) of this Section 10.11, nothing in the Plan, the MDT Documents or the Creditor Trust Documents shall be construed in any way to limit the scope, enforceability or effectiveness of the Settling MDT Insurer Injunction issued in connection with the Plan.

Section 10.12 Exculpation

To the maximum extent permitted by applicable law, no Exculpated Party shall have or incur, and each Exculpated Party is hereby released and exculpated from: any Claim, obligation, suit, judgment, damage, demand, debt, right, Cause of Action, remedy, loss and liability for any Claim in connection with, or arising out of, the administration of the Chapter 11 Cases; the negotiation and pursuit of the Disclosure Statement (including any information provided, or statements made, in the Disclosure Statement or omitted therefrom), the Restructuring Transactions, the Plan, the Master Disbursement Trust (including the Master TDP and the MDT Agreement), the Creditor Trusts (including the Creditor Trust TDPs and the other Creditor Trust Documents) and the solicitation of votes for, and confirmation of, the Plan; the funding of the Plan; the occurrence of the Effective Date; the administration of the Plan and the property to be distributed under the Plan; and the wind-up and dissolution of the Liquidating Debtors and the transactions in furtherance of any of the foregoing, in each case other than Claims or Causes of Action arising out of, or related to, any act or omission of an Exculpated Party that is a criminal act or constitutes fraud, gross negligence or willful misconduct. This exculpation shall be in addition to, and not in limitation of, all other Releases, indemnities, exculpations and any other applicable law or rules protecting such Exculpated Parties from liability. For the avoidance of doubt, this Section 10.12 shall not exculpate or release any Exculpated Party with respect to any act or omission of such Exculpated Party prior to the Effective Date that is later found to be a criminal act or to constitute fraud, gross negligence or willful misconduct, including findings after the Effective Date. Notwithstanding anything herein to the contrary, nothing in the Plan shall release any Claims or Causes of Action that may be asserted against any Excluded Party.

Section 10.13 Injunction Related to Releases and Exculpation

To the maximum extent permitted under applicable law, the Confirmation Order shall permanently enjoin the commencement or prosecution by any Person, whether directly, derivatively or otherwise, of any Claims, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action, losses or liabilities released pursuant to this Plan, including, without limitation, the Claims, obligations, suits, judgments, damages, demands, debts, rights, Causes of Action and liabilities released or exculpated in this Plan and the Claims, Interests, Liens, other encumbrances or liabilities described in Section 5.3(b), 5.4(c) or 5.6(b) of the Plan.

Exhibit C

Exhibit C
Supplemental Service List
Served via First Class Mail

MMLID	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	CITY	STATE	POSTAL CODE
7550352	A AND O CLINIC PHARMACY	536 ABBOTT ST			SALINAS	CA	93901-4326
7599975	A Better Way Counseling Svc	Attn: Bonnie Goldschmidt, OWNER	5084 DORSEY HALL DR STE 105		ELICOTT CITY	MD	21042-7892
7602775	A Child's Dream Of Nevada Inc	Attn: Anamarie Aguirre-Kotzin, PRESIDENT	P.O. BOX 680		Poulbo	WA	98370
7596361	A Love Beyond Borders Adoption	Attn: Kelly Carmody, DIRECTOR	6000 E Evans Ave Ste 3-300		Denver	CO	80222-5433
7581936	ACCESS PHARMACY MRX	627 S 227TH ST			DES MOINES	WA	98198-6827
7611214	Adult Achievement Ctr	Attn: Cindy Cuffe, MANAGER	522 Vernon St		Roseville	CA	95678-2639
7666281	African Leadership	Attn: Celestin Musekura, RELIGIOUS DIR	PO BOX 632179		IRVING	TX	75063-0044
6197254	AKINLEYE, AKINTUNDE RASAQ	ADDRESS ON FILE					
7598490	Alcohol & Drug Professionals	1037 S 5th Ave			Canton	IL	61520-3314
7602795	Alcohol Educational Svc LLC	PO Box 91254			Henderson	NV	89009-1254
6200203	ALEXANDER, DIANE Z.	5670 PEACHTREE DUNWOODY RD	#820		ATLANTA	GA	30342
6202297	ALLEN, ANTON M.	1033 STONEBURY WAY			KNOXVILLE	TN	37922
7637302	American Legion	Attn: Dan Sherwood, MANAGER	PO BOX 143		EASTPOINT	MI	48021-0143
7619716	American Legion	Attn: Danielle Goeke, MANAGER	2608 Black Creek Dr		Middleburg	FL	32068-5710
7632370	American Legion Post	Attn: Sylvia Case, PRESIDENT	1680 Saint Ann Pl		Slidell	LA	70460-2300
7654862	American Red Cross	109 E PERRY ST			Port Clinton	OH	43452-1105
7531573	AMERICARE PHARMACY	704 ASPEN RD			GAINESVILLE	TX	76240-3802
6207199	AMMONS, MARK ANDERS	ADDRESS ON FILE					
6207560	AMY TORRES, ENRIQUE	5009 PASEO LA CONSTANCIA			COTO LAUREL	PR	00780-2316
6208551	ANDERSON, CHARLES PE	PO BOX 1804			SAN MARCOS	TX	78667
6210433	ANDINA, ROBERT JO	8700 W 95TH ST	STE 6		HICKORY HILLS	IL	60457-2727
7574450	ANDREW BROWNS DRUG STORE	1502 PITTSSTON AVE APT 1			SCRANTON	PA	18505-1658
6211037	ANDREWS, PETER JAMES	ADDRESS ON FILE					
7597076	Angelic Adoptions	Attn: Charlene Francis, OWNER	LAW OFFICE OF CHARLENE FLANCIS	PO BOX 51246	JAX BCH	FL	32240-1246
6212417	ANSON, GOESEL	7135 W SAHARA AVE STE 100			LAS VEGAS	NV	89117
6213805	APRILE, KRISTEN MARIE	ADDRESS ON FILE					
6213904	AQUINO, FAUSTO QUIAMBAO	1022 COMPENS AVE			BALTIMORE	MD	21286-1625
7666549	Ark Domestic Violence Shelter	Attn: Laurie Chastain, EXEC DIRECTOR	2900 Coggin Ave Ste A		Brownwood	TX	76801-5331
6219614	ATADERO, JENNIFER DIZON	2220 HUNTINGTON DRIVE N			ALGONQUIN	IL	60102
6219831	ATHERLY-JOHN, YVONNE C.	7358 VISTA POINTE TRL			STONE MTN	GA	30087-6185
6220207	ATKINSON, THOMAS BARCLEY	pO BOX 6192			LAWTON	OK	73506-0152
7531582	AUMACK'S ROSE CITY PHCY	PO BOX 845			JACKSON	MI	49204-0845
7639449	Aurora St Anthony Neigborhood	Attn: Nieetta Presley, EXEC DIRECTOR	360 UNIVERSITY AVE W STE 103		SAINT PAUL	MIN	55103-2900
6222930	AYI, BERTHA SERWA	1208 NORTH BROKENBOW AVENUE			SIOUX FALLS	SD	57103
6223286	AZAR, REZA	8720 N KENDALL DR STE 109			MIAMI	FL	33176-2208
6223403	AZHAR, RUKSHAN	ADDRESS ON FILE					
6229777	BALL, DONALD RANKIN	114 ROCKLYN LN			APEX	NC	27502-4126
6230975	BANDUCCI, DENNIS RAY	2807 NORTH FRONT ST			HARRISBURG	PA	17110
6231655	BANNISTER, SARAH F.	301 CLARK ST			KNOXVILLE	TN	37921-6328
6231962	BAOHAN, AMY	399 CONGRESS ST APT 1934			BOSTON	MA	02210-2591
6232067	BARABAS, ALEXANDRU	899 CUMBERLAND PL			W MELBOURNE	FL	32904-1807
6232444	BARBARO, DANIEL JOHN	1025 COLLEGE AVE			FORT WORTH	TX	76104
6234146	BARNES, DANA K.	PO BOX 21673			CHEYENNE	WY	82003-7031
6234347	BARNES, MAURICE CLARKE	4424 CURTISWOOD CIR			NASHVILLE	TN	37204-4312
7626292	Barrington Area United Way	Attn: Leslie Jeschke, EXEC DIRECTOR	333 S. Wabash Ave Fl 30		Chicago	IL	60604*4503
6238058	BASSANTE GAVILANES, MAURICIO	ADDRESS ON FILE					
6238206	BASSLER, ROBERT C.	42993 JOSHUA TREE CT			MURRIETA	CA	92862-0951
6239288	BATUKBHAI, BHAVINA	7 TIMBERWOOD DRIVE APT			LEBANON	NH	03766
6240792	BAZACO, GEORGE CO	8650 #410			MANASSAS	VA	20110
7670611	Beautiful Feet Ministries	Attn: Joshua Ivey, OWNER	4196 Merchant Plz #506		Lake Ridge	VA	22192-5085
6250354	BERIO, ANGEL F.	PO BOX 833084			MIAMI	FL	33283-3084
6251557	BERNHARD, MARK HADLEY	5612 EDWARDS RANCH RD			FORT WORTH	TX	76109-4145
7600378	Bethany Christian Svc	Attn: Dave Glerum, EXEC DIRECTOR	175 W APPLE AVE		MUSKEGON	MI	49440-1379

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7633599	Big Brothers Big Sisters	Attn: Steven Beck, CEO	183 Chestnut St		Middleboro	MA	02346-3305
7655058	Big Brothers Big Sisters	Attn: Johnny Mickler, CEO	424 Jackson St		Toledo	OH	43604-1410
7642250	Big River VFW Post 5331	1 Lynn Ln			Cedar Hill	MO	63016-2349
6256338	BIGG, STEVEN WILLIAM	30 GOLDTRAIL DR			SAINT CHARLES	MO	63301-3238
6257124	BINDNER, STEPHEN ROBERT	1305 AIRPORT HWY			BEDFORD	TX	76021
6258121	BISHOP, DAVID EDWARD	ADDRESS ON FILE					
7493371	BLACK DRUGS INC	430 BLEECKER ST			UTICA	NY	13501-2336
7385284	BLACK, JUDSON	860 JOHNSON FERRY RD STE 140			ATLANTA	GA	30342-1488
6259868	BLAIR, MONVELIA THERESA	78-6105 HAKU MELE ST			KAILUA KONA	HI	96740-7976
6261685	BLOCH, ISAC LIRON	ADDRESS ON FILE					
7571006	BOBS PHARMACY LLC	430 BLEECKER ST			UTICA	NY	13501-2336
6265399	BOLTON, JENNIFER THOMAS	ADDRESS ON FILE					
6267195	BORCHERS, LYNN A.	P.O. Box 231			Peacham	VT	05862
6267247	BORDELON, LORI DIANA LABORDE	1135 EXPRESSWAY DR			PINEVILLE	LA	71360
7455091	BOSTEK, CHESTER	23641 SUNNY GLEN DR			EAGLE RIVER	AK	99577-9656
6268620	BOSTEK, CHESTER CARL	23641 SUNNY GLEN DR			EAGLE RIVER	AK	99577-9656
6269568	BOURNE, CATRINA FE	1820 COMMUNITY CIRCLE	SUITE A		YUKON	OK	73099
7611824	Boys Hope Girls Hope	Attn: Suzanne Palmer, EXEC DIRECTOR	P.O. Box 642852		San Francisco	CA	94164-2852
6275026	BRAWLEY, LISA AN	16167 SOUTHAMPTON ST			LIVONIA	MI	48154-2515
6280834	BROWN, BRANDON	3411 CROSSBRANCH CT			PEARLAND	TX	77581-5576
6281078	BROWN, CRAIG LOUIS	1960 OGDEN			DENVER	CO	80205
6281934	BROWN, JORDAN E.	5614 E 114TH ST			TULSA	OK	74137-8100
6282311	BROWN, MARCIA RENEE	ADDRESS ON FILE					
6282341	BROWN, MARK ANDREW	153 HOLLY HILL WAY			LOS GATOS	CA	95032-7675
6282686	BROWN, PIERPONT FLANDERS	1439 JESSE JEWELL PKWY NE #302			GAINESVILLE	GA	30501-3806
6284252	BRUMBAUGH, HOWARD	1041 FALCON RDG			CARMEL	IN	46280-2792
7655103	Buckeye Ranch-Columbus	Attn: Nick Rees, OWNER	4653 E MAIN ST		Columbus	OH	43213-3298
6286353	BUCKING, PAUL MICHAEL	ADDRESS ON FILE					
6286479	BUCKLEY, HOWARD TALBOT	ADDRESS ON FILE					
7606022	Buckner Children & Family Svc	4700 Aldine Mail Route Rd			Houston	TX	77039-5935
6288688	BURCH, STEPHEN LEON	1710 N GREENVILLE AVE STE 100			ALLEN	TX	75002-8862
6289326	BURGMEIER, RICHARD A.	2177 E WARNED RD #105			TAMPA	AZ	85284
7436943	BURROUGHS, ARTHUR	1960 OGDEN			DENVER	CO	80205
6291261	BURROUGHS, ARTHUR ANDERSEN	1960 OGDEN			DENVER	CO	80205
6291775	BURTON, TARA MARIE	8890 N. UNION BLVD #207			COLORADO SPRINGS	CO	80920
7400152	BUTLER, STEPHEN	ADDRESS ON FILE					
6293078	BUTLER, STEPHEN DOUGLAS	151 DU RHU DR APT 1102			MOBILE	AL	36608-1267
6295890	CALDERON, AARON JOSEPH	1960 OGDEN			DENVER	CO	80205
6297000	CALLUENG, JOSE DERAY	ADDRESS ON FILE					
6297001	CALLUENG, ZINNIA GOLEZ	ADDRESS ON FILE					
7557578	CAMP DRUGS	PO BOX 655			WOOD RIVER	IL	62095-0655
7428188	CAMPANELLA, BRENT	985 RODNEY DR			BATON ROUGE	LA	70808-5868
6297838	CAMPANELLA, BRENT OLIVER	985 RODNEY DR			BATON ROUGE	LA	70808-5868
7352540	CAMPBELL, COLIN	ADDRESS ON FILE					
7375011	CAMPBELL, DAVID	4676 LEE HWY			DUBLIN	VA	24084
7499594	CAMPS DRUG STORE CSOS	PO BOX 655			WOOD RIVER	IL	62095-0655
7805366	CANADIAN ASSOCIATION OF MUTUAL	ATTN: NORMAND LAFRENIERE, PRESIDENT	250 CITY CENTER AVE	SUITE 516	OHAWA	ON	K1L 8M3
7660055	Cancer Recovery Foundation	Attn: Greg Anderson, CEO	PO BOX 1		HERSHEY	PA	17033-0001
6299304	CANE, EDWARD MICHAEL	16341 VIA VENETIA E			DELRAY BEACH	FL	33484-6489
7551054	CARELINK PHARMACY	1870 TICE VALLEY BLVD			WALNUT CREEK	CA	94595-2224
6302462	CARLSON, KIMBERLY SUE	4892 N STONE AVE STE 100			TUCSON	AZ	85704-5761
6302707	CARLTON, KIM MARIE	VERDE VALLEY MEDICAL IMAGING CENTER	340 S WILLARD ST		COTTONWOOD	AZ	86326-4126
6303445	CARPENTER, JOE L.	ADDRESS ON FILE					

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6304911	CARSON, STANLEY DAVID	1960 OGDEN			DENVER	CO	80205
6306103	CARY, BRIAN ALAN	7111 SANTA MONICA BLVD APT 518			W HOLLYWOOD	CA	90046-3456
7369702	CARY, JOHN	8569 SUDLEY RD STE 8			MANASSAS	VA	20110-3866
6306113	CARY, JOHN FRANCIS	8569 SUDLEY RD STE B			MANASSAS	VA	20110-3866
7431831	CASALY, JOSEPH	8 WEQUETEQUOCK			PAWCATUCK	CT	06379-2032
6306213	CASALY, JOSEPH ST	8 WEQUETEQUOCK PSGE			PAWCATUCK	CT	06379-2032
6307357	CASTANEDA, GARLAND	ADDRESS ON FILE					
7531612	CASTLE MEDICAL CENTER	640 OLUKAHIKI ST #INPT			KAILUA	HI	96734-4454
7555684	CASTLE PROFESSIONAL CENTER PHARMACY	640 OLOKAHIKI ST #INPT			KAILUA	HI	96734-4454
6308363	CATAQUIZ, DORIS DAYANGHIRA	8767 GRATIOT RD			SAGINAW	MI	48609-4823
7646502	Catholic Family & Comm Svc	Po Box 2907			Paterson	NJ	07509-2907
6309105	CAVEN, GEORGIA	1960 OGDEN			DENVER	CO	80205
6309218	CAWTHON, ERIC S.	9766 EVENING BIRD LN			LAUREL	MD	20723-5612
7626482	Center For Law & Social Work	Attn: Maria Nanos, EXEC DIRECTOR	3636 S IRON ST		CHICAGO	IL	60609-1321
7670698	Central VA Independent Living	Po Box 11275			Richmond	VA	23230-1275
7635836	Chabad Of Greater Laurel	Attn: Mendel Fogelman, RELIGIOUS DIR	36 Avondale St		Laurel	MD	20707-4106
6310806	CHAGI, DARRYL EVERETT	2424 BEAN CREEK RD			SCOTTS VALLEY	CA	95066-3103
6313878	CHANG, SHIH-WEN	ADDRESS ON FILE					
6314408	CHAPMAN, ANITA LOIS	ADDRESS ON FILE					
6317228	CHEN, ANNE	6201 STEUBENVILLE PIKE			PITTSBURGH	PA	15134
7448731	CHEN, KENNY	1100 BELLEVUE WAY NE STE 8A			BELLEVUE	WA	90094-4280
7448548	CHEN, PATRICK	ADDRESS ON FILE					
6318832	CHENG, YI-PIN	RIVERSIDE UNIVERSITY HEALTH SYSTEM			MORENO VALLEY	CA	92533
7514512	CHESTERFIELD DRUG	111 EXECUTIVE CENTER DR STE 202			COLUMBIA	SC	29210-8416
7449777	CHIEN, JANE	14981 NATIONAL AVE SUITE G			LOS GATOS	CA	95032
6320402	CHIEN, JANE WEIJIEH	14981 NATIONAL AVE SUITE G			LOS GATOS	CA	95032
6320981	CHIN, MARGARET MAI	1960 OGDEN			DENVER	CO	80205
6321303	CHINTAPALLI, UMA	13121 MACBETH AVE			FRISCO	TX	75035-1449
6322051	CHO, HOYUNE	385 S MANCHESTER AVE UNIT 4105			ORANGE	CA	92868-3266
7657635	Christian Missionary Assn	Attn: Helen Redman, OWNER	389 Lacustrian Ln		Central	SC	29630-9082
6325537	CHUDIK, AMY KATHLEEN	1960 OGDEN			DENVER	CO	80205
6326110	CHUNG, MICHAEL SU	12316 OX RIDGE RD			FAIRFAX	VA	22033-2585
7364013	CICCARELLI, LEE	ADDRESS ON FILE					
6327029	CIMAGLIA, CATHY ANN	805 E OLDTOWN RD STE 2			CUMBERLAND	MD	21502-4053
6327825	CLAPP, DEBRA H.	1900 ELECTRIC RD.	#1020		SALEM	VA	24153
7599769	Clear Mind	Attn: Carol Bolstad, MANAGER	81 Blueberry Hill Rd		Hyannis	MA	02601-2304
6333154	COHEN, JOSEPH S.	ADDRESS ON FILE					
6336230	COLLINS, MEGHAN DOREN	ADDRESS ON FILE					
7552863	COLONIAL DRUGS OF KISSIMMEE	6912 ALOMA AVE			WINTER PARK	FL	32792-7003
7525922	COLONIAL OF KISSIMMEE	6912 ALOMA AVE			WINTER PARK	FL	32792-7003
7599774	Communities For People	Attn: Elaine Biancardi, PRESIDENT	418 Commonwealth Ave		Boston	MA	02215-2801
7345544	COOPER, GEORGE	186 CROMPTON AVE			E GREENWICH	RI	02818-3652
6341099	COOPER, GEORGE NORMAN	186 CROMPTON AVE			E GREENWICH	RI	02818-3652
6341446	COOPER, ROBERT LEVERN	ADDRESS ON FILE					
6341974	COPPOLA, CARL DAVID	2429 BUSH RIDGE DR	STE 103		LOUISVILLE	KY	40245-5914
6342897	CORNELIUS, CARL J.	PO BOX 139			SIDNEY	NE	69162
6343276	CORREA, CELESTE MILAGROS	VERDE VALLEY MEDICAL IMAGING CENTER	340 S WILLARD ST		COTTONWOOD	AZ	86326-4126
7637698	County Mission Lenawee	Attn: Steven Palmer, EXEC DIRECTOR	227 RIVERSIDE AVE STE 1		ADRIAN	MI	49221-1582
6346025	COX, JACK MARK	ADDRESS ON FILE					
6350164	CROWLEY, BRIAN	9120 QUINTANA DR			BETHESDA	MD	20817
6351378	CULBREATH, KATHERINE	73 S HUNTINGTON AVE APT 4			JAMAICA PLAIN	MA	02130-4739
7514752	CVS 0272	401 GLOUCESTER CROSSING RD			GLOUCESTER	MA	01930-2284
6354339	DABBS, CHARLES KING	10173 WIDDINGTON CLOSE			POWELL	OH	43065-9059

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6358719	DAROSA, MICHAEL J.	ADDRESS ON FILE					
6359756	DAVE, ARPIT M.	4892 N STONE AVE STE 100			TUCKSON	AZ	85704-5761
6361705	DAVIS, JAMES HILTON	ADDRESS ON FILE					
6363192	DAVOUDIAN, VAHEH	5899 PRESTON RD	STE 1003		FRISCO	TX	75034
6363300	DAWKINS, ROGER MANSFIELD	8056 W SAMPLE RD			MARGATE	FL	33065-4714
6363692	DAY, L DORINE	ADDRESS ON FILE					
6370187	DENES, BELA STEPHEN	PO BOX 502296			ST LOUIS	MO	63150
6372118	DESAI, PIYUSH K.	6777 W. MAPLE RD			WEST BLOOMFIELD TOWNSHIP	MI	48322
6373070	DETESCO, THOMAS NICHOLAS	ADDRESS ON FILE					
6373929	DEVORE, JAMES CH	500 DOYLE PARK DR STE 205			SANTA ROSA	CA	95405-4559
6374666	DHANJAL, SATBACHAN SINGH	PO BOX 150			PRT WASHIGTN	NY	11050-0160
6376459	DICKERSON, WILLIAM GEORGE	ADDRESS ON FILE					
6378490	DIMSON, RUDYARD L.	43641 SAINT IVES CT			STERLING HTS	MI	48314-1950
7625032	Disability Rights Iowa	Attn: Mistie Johnson, DIRECTOR	666 WALNUT ST #1440		Des Moines	IA	50309-3907
7620523	Disabled American Veterans	PO Box 500307			Marathon	FL	33050-0307
7665103	Dismas House-Nashville	Attn: Dan Surface, CEO	2424 CHARLOTTE AVE		Nashville	TN	37203-1517
6380670	DOBROWSKI, DARLENE LYNN	275 FOREST AVENUE			PARAMUS	NJ	07652
6381806	DOLFIE, ELIZABETH K.	330 CARRIAGE DR			CROSSVILLE	TN	38555-5866
7637769	Dominican Sisters Motherhouse	Attn: Rita Birzer, DIRECTOR	2320 Airport Dr		Columbus	OH	43219-2059
7423675	DORR, VICTORIA	ADDRESS ON FILE					
7598285	Dot	205 E 227th St			Fairfield	IA	52556-9111
6389870	DULA, DEBRA LEIGH	10 N GREENE ST			BALTIMORE	MD	21201
7619015	Easter Seals	Attn: Randall Rutta, EXEC DIRECTOR	1400 SPRING ST STE 400		SILVER SPRING	MD	2010-2754
6395260	EDDY, CHRISTOPHER LEE	702 W DRAKE ROAD BLDG D			FORT COLLINS	CO	80526
6399617	ELIAS, STEVEN MARC	ADDRESS ON FILE					
7494293	ELK GROVE PHARMACY	9231 DAIRY ST			ELK GROVE	CA	95624-3584
7548994	ELK GROVE PHARMACY TRX	9231 DAIRY ST			ELK GROVE	CA	95624-3584
6400292	ELLIOTT, JAMES D.	301 WAMBOLD DR			WINTERSET	IA	50273-8029
6406165	ESTES, MOLLY	11234 ANDERSON STREET			LOMA LINDA	CA	92354
6408771	EXPOSITO, JACQUES PHILIPPE	1600 CRAIN HWY S STE 508			GLEN BURNIE	MD	21061-6441
7351904	FAHRINGER, DONALD	21 TRAVELERS WAY			BAYVILLE	NJ	08721-1510
7625063	Faith Community Foundation	Attn: Delmar Mohler, RELIGIOUS DIR	521 E Locust St Ste 302		Des Moines	IA	50309-1939
7655551	Family & Children First Course	1369 E FRONT ST.			LOGAN	OA	43138
7595261	Family Formation Law Offices	Attn: Dory Pierce, DIRECTOR	PO BOX 2199		ORINDA	CA	94563-6599
6411223	FANTE, ROBERT GLENN	1960 OGDEN			DENVER	CO	80205
6411619	FARHADIAN, PARASTOU	26250 CACTUS AVE			MORENO VALLEY	CA	92555
6412519	FARRELL, DANIEL ALLEN	ADDRESS ON FILE					
7423676	FATHMAN, ANTHONY	ADDRESS ON FILE					
6414311	FEEHS, ROBERT STEVEN	1960 OGDEN			DENVER	CO	80205
7665192	Fellowship Of Christian Athlts	Attn: Al Schierbaum, EXEC DIRECTOR	PO BOX 140100		Nashville	TN	37214-0198
7623400	Fellowship Of Co For Christ	Attn: Terence Chatmon, CEO	PO BOX 941010		ATLANTA	GA	31141-0010
6416364	FERDOWSALI, KAMERON	PO BOX 3299			CARSON CITY	NV	69702-3299
6420379	FINK, STEVEN MA	44 S. BROADWAY			WHITE PLAINS	NY	10601
6421062	FIRME, STEVE RANDAL E	PO BOX 5353			HACIENDA HEIGHTS	CA	91745-0353
6421499	FISCHMAN, STANLEY EDWIN	ADDRESS ON FILE					
6426478	FOLLETTE, DAVID MICHAEL	3941 9 ST			SACRAMENTO	CA	95819
6426629	FONER, BARBARA JOY	12101 WOODCREST EXECUTIVE DR			SAINT LOUIS	MO	63141
6426670	FONG, EILEEN GRACE	1960 OGDEN			DENVER	CO	80205
6427072	FOOTE, BRIAN C.	21 SANDWICH RD			WAREHAM	MA	02571-1626
7643847	Footprints Christian Resources	Attn: Louise Brickhouse, OWNER	3152 W Main Street Ext		Elizabeth Cty	NC	27909-9122
6427994	FORMOSO-MURIAS, LEOPOLDO J.	8360 W FLAGLER ST STE 102			MIAMI	FL	33144-2042
7650918	Fountain Bleu Salon	Attn: Bobby Buonomo, OWNER	29 Hill Creek Rd		Rochester	NY	14618-1008
7658724	Francis Center	Attn: Patrick Evard, EXEC DIRECTOR	PO BOX 66336		Portland	OR	97290-6336

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7602481	Francis House	50 White St			Red Bank	NJ	07701-1635
6431682	FRANKEL, STEPHANIE LEAH	ADDRESS ON FILE					
6434627	FRIED, KENNETH S.	ADDRESS ON FILE					
6434627	FRIED, KENNETH S.	ADDRESS ON FILE					
7617181	Front Range Family Resource	5181 WARD RD UNIT 206			WHEAT RIDGE	CO	80033-1925
6436723	FUCHS, LEAH ESTHER	1960 OGDEN			DENVER	CO	80205
6437840	FUQUA, CATHRYN EL	PO BOX 488			VAN ALSTYNE	TX	75495-0488
6438226	FUSILIER, GREGORY	ADDRESS ON FILE					
7370105	GACAD, GERARDO	ADDRESS ON FILE					
6438753	GACAD, GERARDO MANIQUIZ	1102 OLD DAVIDSONVILLE RD			DAVIDSONVILLE	MD	21035-1501
6440076	GALE, AARON BRETT	ADDRESS ON FILE					
6441675	GAN, TERENCE O.	9850 GENESEE AVE STE 900			LA JOLLA	CA	92037
6444231	GARDNER, JONATHAN B.	1912 S POMMEL CIR			WASHINGTON	UT	84780-2135
7571008	GARRO DRUGS	430 BLEECKER ST			UTICA	NY	13501-2336
7660781	Gaudenzia New View	Attn: Deborah Filanowski, EXEC DIRECTOR	2930 Derry St		Harrisburg	PA	17111-1642
6447773	GEBERT, JOHN KEVIN	2331 BURBETT AVE	STE 130		TROY	NY	12180
7648192	Gerard's House	PO Box 28693			Santa Fe	NM	87592-8693
7645022	Gideons International	Attn: Kay Eaton, MANAGER	1805 TERRACE CT		Minot	ND	58703-1199
6455115	GILLASPIE, WILLIAM LOY	1960 OGDEN			DENVER	CO	80205
6457393	GLAFKIDES, E DENNIS	3309 STREAMSIDE CIR APT 119			PLEASANTON	CA	94588-4184
6457504	GLASER, JOSHUA STUART	SURGICAL ARTS	STE 305	12266 DEPAUL DR	BRIDGETON	MO	6304
6457820	GLASSMAN, ADAM M.	180 N DEAN ST			ENGLEWOOD	NJ	07631
7627035	Glen Ed Food Pantry	Attn: Bernie Belasco, MARKETING	125 5th Ave		Edwardsville	IL	62025-2567
7426820	GOBBO, PAUL	PO BOX 6206			LINCOLN	NE	68505-0206
7359013	GOE, ERIC A	ADDRESS ON FILE					
6467026	GORMAN, HELEN MARGARET	10825 SW 135TH TER			MIAMI	FL	33176-6063
7402569	GOTTS, LAWRENCE	1621 NASHVILLE ST			RUSSELLVILLE	KY	42276
6473193	GREENBERG, JERRY M.	4892 N STONE AVE STE 100			TUCSON	AZ	85704-5761
6473401	GREENBLATT, CHARLES L.	123 MOSS GROVE BLVD			KNOXVILLE	TN	37922-4454
6474198	GREENWOOD, ALBERT LEON	1261 5TH AVE	APT 401		NEW YORK	NY	10029-3861
6476496	GRIMALDI, DAVID MICHAEL	39 SCHOONER LN			HYAMNIS	MA	02601-2240
7431437	GROTHEER, MARTIN	PO BOX 1326			MIAMI	OK	74355-1328
6478269	GROTHEER, MARTIN HE	ADDRESS ON FILE					
6481924	GUPTA, MANISH RAJ	2522 WATERFORD VILLAGE DR			SYLVANIA	OH	43560-8968
6484222	HAAG-RICKERT, COLETTE A.	299 Care Med staff			SPRINGFIELD	MA	01199
7623572	Habitat For Humanity	Attn: Bruce Day, EXEC DIRECTOR	504 E 1st Ave		Rome	GA	30161-3220
7637953	Habitat For Humanity	Attn: Lynne Punnett, EXEC DIRECTOR	1043 E Us Highway 223		Adrian	MI	49221-4213
6488009	HALL, DAVID JEFFREY	ADDRESS ON FILE					
7562258	HAMTRAMCK DRUGS	140 PUBLIC SQ APT 300			CLEVELAND	OH	44114-2213
7501048	HAMTRAMCK DRUGS INC	140 PUBLIC SQ APT 300			CLEVELAND	OH	44114-2213
6496364	HAROLD, KELVIN JAMES	ADDRESS ON FILE					
7663807	Haven Men's Shelter	546 CHERRY RD S STE Z			Rock Hill	SC	29732-3473
6503490	HAYES, CHERYL A.	1595 NW GILMAN BLVD STE 15			ISSAQUAH	WA	98027-5329
7665325	Healing Broken Vessels Inc	206 W High St			Lebanon	TN	37087-2232
7667938	Health Education Learning	Attn: D J Johannessen, EXEC DIRECTOR	1919 8th Ave		Fort Worth	TX	76110-1358
7655796	Healthy Beginnings Inc	Attn: Sheri Lawson, EXEC DIRECTOR	3112 Yale Dr		Middletown	OH	45042-2516
7667944	Hear Say Partners In Hearing	2616 S IOOP w sTE 301A			Houston	TX	77054-2672
7672600	Heartline Ministries	910 Franklin Ave Ste 3			Sunnyside	WA	98944-2270
7384825	HEINDEL, N.	2080 NEWMAN CROSSING BLVD E STE 300			NEWMAN	GA	30265
7402512	HELTSLY, CATHERINE	ADDRESS ON FILE					
6510077	HENSLEY, SALLY R.	10321 KINGSTON PIKE			KNOXVILLE	TN	37922
7623630	Heritage Sandy Springs	4499 Pineridge Cir			Dunwoody	GA	30328-6540
6511940	HERRERA, ERIC	115 POTTER AVE			ROYAL OAK	MI	48067

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6512918	HESS, DOUGLAS R.	916 INDIANA	ST 120		PUEBLO	CO	81003
7655836	Higher Ground Ministries	Attn: Steven R White, RELIGIOUS DIR	PMB 254	8216 PRINCETON GLENDALE RD	West Chester	OH	45069-1675
6514774	HIGHTOWER, LINDA MARIE	PO BOX 657			LANDRUM	SC	29356-0657
7423481	HILTON, STEVEN	ADDRESS ON FILE					
6516272	HILTON, STEVEN ANTHONY	ADDRESS ON FILE					
7417627	HOFFMAN, CRAIG	203 SOUTH LN			ALBERT LEA	MN	56007-1450
7639856	Home Line	Attn: Beth Kodluboy, EXEC DIRECTOR	8011 34th Ave S Ste 126		Bloomington	MN	55425-2081
7613538	Homeless Action Ctr	2601 San Pablo Ave			Oakland	CA	94612-1123
6525535	HORAN, STEVEN EDWARD	10410 WEST COOPA PLACE			LITTLETON	CO	80127
6525564	HORCHEM, LUANN	P.O. BOX 520			LA CROSSE	KS	67548
6528121	HOWARD, JEFFREY MATTHEW	ADDRESS ON FILE					
6530034	HUANG, CHARLES SI	6700 S FLORIDA AVE STE 3			LAKELAND	FL	33813-3310
6531124	HUDGENS, GLENN EARL	26218 INSPIRATION AVE			CARMEL	CA	93923-9148
7561859	HUFF PHARMACY	PO BOX 706			BOYNE CITY	MI	49712-0706
7527101	HUFF PHARMACY	PO BOX 706			BOYNE CITY	MI	49712-0706
7440781	HULSEY, BRADLEY	PO BOX 44010			PHOENIX	AZ	85064
6532996	HULSEY, BRADLEY SM	ADDRESS ON FILE					
7393069	HUMBERT, EDWARD	7331 COLLEGE PKWY			FORT MYERS	FL	33901
6533097	HUMBERT, EDWARD TH	7331 COLLEGE PKWY			FORT MYERS	FL	33901
6536760	HYATT, ANDREW PHILLIP	2401 C ST NW SA-24			WASHINGTON	DC	20522
6537902	IEYOUB, JONATHAN DANIEL	9103 JEFFERSON HWY			BATON ROUGE	LA	70809
6538960	INANOGLU, DİDEM	ADDRESS ON FILE					
7450615	INNES, DAVID	250 HOSPITAL PL			SOLDOTNA	AK	99669
6540020	IQBAL, UMAR	4545 E CHANDLER 104			PHOENIX	AZ	85048
7432676	ISLAM, JANINE	PO BOX 7370			TYLER	TX	75711-7370
6541982	IWEHA, CHIOMA N.	6760 W THUNDERBIRD RD	STE 100		PEORIA	AZ	85381-5048
6543294	JACKSON, MICHAEL SH	1608 MARTHA BERRY BLVD NE			ROME	GA	30165-1623
6543939	JACOBS, BARRY RUSSELL	ADDRESS ON FILE					
7361793	JASPER, RONALD	264 RED OAK DR			INDIANA	PA	15701-2371
6548552	JASPER, RONALD L.	264 RED OAK DR			INDIANA	PA	15701-2371
7551895	JOSEPH FAMILY MKT 46	46 KANE ST			WEST HARTFORD	CT	06119-2109
7651761	Jumpstart Early Intervention	Attn: Cynthia Winograd, ADMINISTRATOR	1556 38TH ST		Brooklyn	NY	11218-4408
7494923	K MART PHARMACY #7208	1901 N CROATAN HWY			KILL DEVIL HL	NC	27948-8978
6564789	KAILEY, HERLEEN K.	240 LAURELWOOD LN			RIPON	CA	95366-2926
7572130	KAISER COMMUNITY PHARMACY LLC	709 W WASHINGTON ST			SANDUSKY	OH	44870-2334
7595517	Karing 4 Kids FFA Inc	2130 N Winery Ave Ste 101			Fresno	CA	93703-4808
7450616	KAWASAKI, ROBERT	1536 COLE BLVD ST 120			LAKEWOOD	CO	80401-3405
6575274	KEENER, JOHN ROBERT	160 VALLEY DRIVE			LODI	WI	53555
7374914	KELLY, JAMES	ADDRESS ON FILE					
6577114	KELLY, JAMES A.	1900 ELECTRIC RD.			SALEM	VA	24153
7364222	KEMBERLING, JOHN	16TH ST GMG GEISINGER MED			SELINSGROVE	PA	17870
7562339	KENDALL PHARMACY	16573 S HEMLOCK RD			OAKLEY	MI	48649-9704
6585183	KIISK, MATI	25 OAKHURST RD			SAN RAFAEL	CA	94901-5256
7399028	KILGORE, LARRY	1926 ALCOA HWY 370			KNOXVILLE	TN	37920
7489273	KINDRED HOSPITAL DALLAS	2321 MUSTANG DR			GRAPEVINE	TX	76051-1011
7578142	KINDRED HOSPITAL DALLAS	2321 MUSTANG DR			GRAPEVINE	TX	75051-1011
6589356	KING, PAUL E.	3348 HIKES LN STE 107			LOUISVILLE	KY	40220-2000
6593793	KLOPPER, RALPH MAURICE	ADDRESS ON FILE					
6594853	KNISPEL, JEFFREY DO	170 MOUNT PLEASANT RD #201			NEWTOWN	CT	06470-1408
6595211	KNOWLTON, ARTHUR H.	2080 WHITNEY AVE SUITE 240			HAMDEN	CT	06518
7661182	Kohelet Foundation	117 Raynham Rd			Merion Sta	PA	19066-1735
6597175	KOHN, JOSETTE GREGORZ	975 SERENO DR.			VALLEJO	CA	95817
7564508	KRUMMENACHER PHARMACY	14349 SAMOA ST			FISHERS	IN	46038-5289

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6605817	KUBIC, MARK M.	ADDRESS ON FILE					
7432949	KUSHWAHA, ALOK	1643 LANCASTER DR STE 201			GRAPEVINE	TX	76051-3593
6610556	LABAN, BASHIR M.	ADDRESS ON FILE					
6610673	LABERGE, JAMES PA	ADDRESS ON FILE					
6610985	LACEY, ROY	12051 N 114TH WAY			SCOTTSDALE	AZ	85259-2613
7364026	LALLI, JOANNE	195 JACKS HOLLOW RD			WILLIAMSPORT	PA	17702-8748
6613032	LALLI, JOANNE MARIE	195 JACKS HOLLOW RD			WILLIAMSPORT	PA	17702-8748
6613429	LAMANTIA, ROBERT S.	PO BOX 1658			BUFFALO	NY	14226-7658
6614012	LAMBRAKIS, CHRISTOS CONSTANTIN	390 CRYSTAL RUN ROAD			MIDDLETOWN	NY	10941
6614136	LAMM, JEANETTE EVELYN	90 SOUTHSIDE A			ASHEVILLE	NC	28801
7435777	LAMY, KEITH	704 E WONSLEY DR STE 100			AUSTIN	TX	78753-6562
6614477	LAMY, KEITH HARVEY	704 E WONSLEY DR STE 100			AUSTIN	TX	78753-6562
6615141	LANDRY, EDMUND CARL	1304 FALKIRK CT			NASHVILLE	TN	37221-3625
7369634	LAUKAITIS, JOSEPH	3 WASHINGTON CIR NW STE 303			WASHINGTON	DC	20037-2311
7614050	Lawrence Larocca-Viet Forum	Attn: Van Vo, MANAGER	PO Box 276		Garden Grove	CA	92842-0276
6621624	LAYTON, DOUGLAS A.	1010 S 3RD ST STE 1A			FOLK CITY	IA	50226-1165
7651858	Learning Ally	20 Roszel Rd			Princeton	NJ	08540-6206
6623461	LEBUS, GEORGE FRANKLIN	ADDRESS ON FILE					
6624757	LEE, DOUGLAS SCOTT	PO BOX 987			SPARTA	NJ	07871-0987
7431592	LEE, TERRY	P.O. BOX 1207			DURANT	OK	74702-1207
6627216	LEE, THOMAS MARK	1430 EAST AVE STE 5A			CHICO	CA	95926-1630
6627918	LEFFLER, STEPHEN MICHAEL	ADDRESS ON FILE					
7614081	Leone Consulting LLC	16885 Rue Du Parc			Reno	NV	89511-4575
7513707	LETASSY HEALTH SERVICES INC.	829 OAK HILL BLVD			POPLAR BLUFF	MO	63901-3143
7614084	Leukemia & Lymphoma Society	Attn: Debbie Truhett, EXEC DIRECTOR	7491 N REMINGTON AVE STE 101		Fresno	CA	93711-5794
6634114	LEWIS, ANTHONY EVAN	130 W RAVINE RD			KINGSPORT	TN	37660
6636993	LIEDERSON, STUART	ADDRESS ON FILE					
7629787	Lincoln Hills Development Corp	Attn: Chrystal Moskos, MANAGER	508 W 5TH ST		ENGLISH	IN	47118-3616
6639545	LINDMAN, MIKAL V.	1330 LONGWOOD LN			GOSHEN	KY	40026-8406
6639988	LINET, LESLIE S.	ADDRESS ON FILE					
6641073	LIQUORI, MICHAEL E.	10 N GREENE ST			SEATTLE	VA	21201
6642279	LIU, JONATHAN JAMES	300 PASTEUR DR			STANFORD	CA	95817
6642570	LIU, YAN HUA KATY	1035 BELLEVUE AVE			SAINT LOUIS	MO	63117
6643498	LOBIANCO, SALVADOR	ADDRESS ON FILE					
6643644	LOCHHEAD, KAREN MARY	9195 GRANT ST. STE 110			THIRTON	CO	80229
6643983	LOCKWOOD, ROBERT JA	1820 COMMONS CIRCLE	SUITE #A		YUKON	OK	73099
6644041	LODER, BRYCE JAMES	ADDRESS ON FILE					
6645343	LONDON, ANDREW MONROE	6 OLD LYME RD			LUTHVLE TIMON	MD	21093-3718
7575749	LONGS DRUGS OF CHESTERFIELD SC INC	111 EXECUTIVE CENTER DR STE 202			COLUMBIA	SC	29210-8416
6646869	LOPEZ, MARIA ISABEL	ADDRESS ON FILE					
6646893	LOPEZ, MARY RU	233 WARM SPRINGS AVE			MARTINSBURG	WV	25404
7656076	Love Akron	Attn: Mark Ford, EXEC DIRECTOR	Po Box 2971		Akron	OH	44309-2971
7658877	Love Inc Of Greater Hillsboro	Attn: Carol Shafer, EXEC DIRECTOR	PO Box 4131		Hillsboro	OR	97123-1954
7627526	Loving Hands Of Jesus Shelter	715 W 4th St Apt 4			Davenport	IA	52802-3542
7636207	Low Vision Ctr	Attn: Terry Eason, EXEC DIRECTOR	4948 Saint Elmo Ave Ste 209		Bethesda	MD	20814-6066
6648910	LOW, ALEXANDER HUGH	1580 CREEKSIDE DR			FOLSOM	CA	95630-3888
7639983	Lrn Associates Mgmt Svc Inc	Attn: Jean Nelson, PRESIDENT	1019 Jessie St		Saint Paul	MIN	55130-3941
7674101	Lss Womans Way	Attn: Margret Behnke, MANAGER	120 S Barstow St		Eau Claire	WI	54701-3642
6651376	LUGO-LOPEZ, ANA MEYVIS	3157 N UNIVERSITY DR SUITE 107			HLWD	FL	33024
7436779	LUKBAN, JAMES	ADDRESS ON FILE					
6651945	LUNAT, MOOSA MOHAMED	3303 MORNINGSIDE DR			STOCKTO	CA	92519-1729
6654539	LYSSY, DOUGLAS ALVIN	5930 GULF OF MEXICO DR.			LONGBOAT KEY	FL	34228
7534003	MAC PRESCRIPTION SHOP PMC	225 NE 3RD ST			MCMINNVILLE	OR	97128

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7408099	MACADAEG, KEVIN	13225 N MERIDIAN ST			CARMEL	IN	46030
6655509	MACE, KEVIN JAMES	ADDRESS ON FILE					
6655802	MACHIKO, GARY WILLIAM	ADDRESS ON FILE					
7601916	Maggie & Erma's House Inc	Attn: Josette Daniels, EXEC DIRECTOR	PO BOX 10802		Greensboro	NC	27404-0802
6658693	MAGUIRE, JAMES BRUCE	2350 W EL COMINO REAL			MOUNTAIN VIEW	CA	94040
6664332	MANGAN, GAIL R.	33484 LYONS GATE RUN			AVON	OH	44011-2785
7360481	MARKS, MICHAEL	ADDRESS ON FILE					
6669327	MARKS, MICHAEL JOSEPH	222 ALLEGHENY RIVER BLVD			OAKMONT	PA	15139-1848
7454869	MARSHALL, JEFFREY	ADDRESS ON FILE					
6670616	MARSHALL, JEFFREY LEE	6303 S EAGLECREST DR			SPOKANE	WA	99206-8384
6672147	MARTIN, LEE BALDWIN	3300 WOODROW ST			ARLINGTON	VA	22207-4416
6675098	MASON, THEODORE PHILIP	100 WASON AVE STE 100			SPRINGFIELD	MA	01107
6677464	MATSUBARA, GREG NOBUKA	2071 HERDOR AVE			CLOVIS	CA	93611
6679282	MAY, ANIKA NIKOL	175 W COURST ST			WOODLAND	CA	95695
7627590	Mchenry County Pads	1805 S IL Route 31			Mchenry	IL	60050-8262
6688880	MCINTOSH, GERALD CL	1024 S. LEMAY AVE			FORT COLLINS	CO	80524
6689515	MCKENNA, JOHN M.	39 CATON ST			FITCHBURG	MA	01420
6690405	MCLANE, RAYMOND EU	3163 64TH WAY NORTH			SAINT PETERSBURG	FL	33710
6691812	MCMURRY, GORDENTHOMAS	2944 BRECKNRIDGE LN			LOUISVILLE	KY	40220-1409
7614308	MDF Technologies Inc	Attn: Jacques Dallery, MARKETING	5731 Palmer Way Ste E		Carlsbad	CA	92010-7247
6693179	MEAD, JAMES CHARLES	3265 SAINT PAUL BLVD			CANADAQUA	NY	14617
6694519	MEGARIOTIS, EVANGELOS	21 RAVONA ST			CLIFTON	NJ	07012-1521
6696937	MELTZER, DANIEL LOUIS	4647 ZION AV			SAN DIEGO	CA	92120
6701952	MICHAEL, INDU JOY	711 OLIVE AVE			FREMONT	CA	94539-5242
6703610	MIKULA, GLORIA HE	PO BOX 11079			DAYTONA BEACH	FL	32120-1079
6704838	MILLER, CINDERELLA ANN	1649 S. HARON ST.			YOSILANTI	MI	48197
6705369	MILLER, GARY PRICE	158 EXECUTIVE DR.			DANVILLE	VA	24541
7641697	Misfits For Jesus	Attn: Randy Abbott, RELIGIOUS DIR	1000 WARRENTON SHOPPES STE 29		WARRENTON	MO	63383-1061
6711244	MITCHELL, STACI ANN	ADDRESS ON FILE					
6713205	MOHAMMAD, NAZAR	ADDRESS ON FILE					
6713786	MOHSIN, JAMAL	5380 TECH PATA DR.	STE 101		CLEARWATER	FL	33760
6714877	MONAZZAM, SHAFAGH	4067 TWEEDY BLVD			SOUTH GATE	CA	90280
6723648	MOSNAIM, GISELLE SARAH	NORTH SHORE MED	2050 PRING STEIN RD	STE 350	GREENVILLE	IL	60026
7621567	Mothers Against Drunk Driving	Attn: Janet Mondschein, EXEC DIRECTOR	1655 N Commerce Pkwy Ste 302		Weston	FL	33326-3276
6724514	MOUNAYAR, ELIAS R.	448 N WASHINGTON ST			MARKSVILLE	LA	71351-2426
7607722	Mountains Edge Counseling LLC	Attn: Jennifer B Jones-Robinson, OWNER	45 E LOUCKS ST	STE 17	Sheridan	WY	82801-6328
7647316	Mt Carmel Guild	47 Miller St			Newark	NJ	07105-4005
6727236	MULLINS, WALTER KIRK	9103 JEFFERSON HWY STE B			BATON ROUGE	LA	70809
7412484	MUNRO, DAVID	5350 N SHORE DR			CLARKSLAKE	MI	49237-9717
6728057	MUNRO, DAVID BADGLEY	ADDRESS ON FILE					
6728066	MUNRO, JOSHUA DAVID	5350 N SHORE DR			CLARKLAKE	MI	49234-9717
6729043	MURPHY, JAMES C.	ADDRESS ON FILE					
6734725	NANIGIAN, BRAD ROBERT	7273 WEST L N`			STOCKTON	CA	95817
7349846	NAPOLITANO, GUIDO	ADDRESS ON FILE					
7603305	National Center On Addiction	485 Lexington Ave, Rm 300			New York	NY	10017-2637
6738912	NELSON, ANDREW CARPERTON	9103 JEFFERSON HWY STE B			BATON ROUGE	LA	70809
6739689	NELSON, MEGAN BAILE	220 ABRAHAM FLEXNER WAY	STE 1100		LOUSVILLE	KY	40202
7599421	New Beginnings Family Svc	Attn: Terry Jones, PRESIDENT	509 BARRET AVE		Louisville	KY	40204-1139
7627738	New Hope Ctr Inc	1005 W END AVE			CHICAGO HTS	IL	60411-2742
7602563	New Life Recovery Ctr	61 Circuit Ave			Tuckahoe	NY	10707-3011
6745918	NICKNAM, AMIR KA	PO BOX 34717			LAS VEGAS	NV	89133-4717
7402268	OBRIEN, MICHAEL	560 S LOOP RD			EDGEWOOD	KY	41017-3405
6754928	ODOM PURVIS, CHERRYL DARLENE	14055 SERD #200			GULFPORT	MS	39503-4610

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6755830	OGRADY, JOHN PATRICK	24 CAREW ST	MED STAFF		SPRINGFIELD	MA	01107
7583712	OHIO VALLEY MEDICAL CENTER	PO BOX 54690			IRVINE	CA	92619-4690
7543573	OHIO VALLEY MEDICAL CENTER	PO BOX 54690			IRVINE	CA	92619-4690
6758162	OLIVER, PAUL N.	221 WHITNEY AVE			NEW HAVEN	CT	06511
7448566	OLSON, ROBERT	1033 LOS PALOS DRIVE			SALINAS	CA	93901
7573221	OMNI PHARMACY	3601 S SEQUOIA AVE			BROKEN ARROW	OK	74011-1148
7373547	OMUNDSEN, BETH	493 CHESSIE LN			HARPERS FERRY	WV	25425-3086
6759988	OMUNDSEN, BETH A.	493 CHESSIE LN			HARPERS FERRY	WV	25425-3086
7634822	Outreach Community & Reform	405 Pearl St #2			Malden	MA	02148-6644
7638535	Ozone House Miller House	1600 N HURON RIVER DR			YPSILANTI	MI	48197-1617
7412454	PADLA, DENNIS	3821 MAPLE LN			BERRIEN SPRGS	MI	49103-9642
6767194	PADLA, DENNIS PETER	ADDRESS ON FILE					
7597587	Palm Partners	Attn: Ray Powell, DIRECTOR	769 NW 7TH ST		Boca Raton	FL	33486-3507
7597589	Palm Partners Recovery Ctr	1177 George Bush Blvd Ste 400			Delray Beach	FL	33483-7239
6768979	PALM, RONALD MA	5100 RIVER RD N			KEIZER	OR	97303-5371
6771042	PAPA, CARL A.	ADDRESS ON FILE					
6772582	PARISE, SHAWNDRA C.	2301 CAMINO RAMON #180			SAN RAMON	CA	94583
6772861	PARK, EUN-JUNG J.	60 GARDEN CT STE 310			MONTEREY	CA	93940-5370
7351746	PARK, WONIL	784 GRAND AVE STE 201			RIDGEFIELD	NJ	07657-1043
6774080	PARKER, SUZANNE REVOIR	60 ASPEN CIR			SHELBURNE	VT	05482-4440
7603371	Partnership For Drug-Free Kids	485 Lexington Ave, Rm 300			New York	NY	10017-2637
7631023	Pastor Serve Inc	18930 BASE CAMP RD			MONUMENT	CO	80132-8609
6776315	PATE, JAMES TED	ADDRESS ON FILE					
6777168	PATEL, DEEPAK HIRABHAI	6949NBRYANT IRVIN RD.			FORT WORT	TX	76132
6780312	PATEL, VINODRAI MULJIBHAI	10984 CANARY ISLAND CT			PLANTATION	FL	33324-8204
6781236	PATTERSON, DAVID S.	PO BOX 369			ALAMANCE	NC	27201-0369
7672946	Peace For The Streets By Kids	Attn: Sylvia Fuerstenberg, EXEC DIRECTOR	Po Box 17860		Seattle	WA	98127-1854
6784413	PEDEN, JOHN PATRICK	ADDRESS ON FILE					
6784786	PEFAUR, TIMOTHY LOUIS	324 E 10TH AVE STE 100			SALT LAKE CITY	UT	84103
6785674	PENA-ARIET, RICHARD J.	1271 SW MOONLITE CV			PORT SAINT LUCIE	FL	34986-2017
7625380	People Place	1323 NorthhWestern Ave			Ames	IA	50010-5267
6787022	PERENACK, JON DONALD	ADDRESS ON FILE					
6787172	PEREZ, CAROL BEZIRGANIA	3025 HAMAKER CT STE 290			FAIRFAX	VA	22031-2304
6788145	PERKINS, RONALD CH	711 SAINT MARYS DR			EVANSVILLE	IN	47714-0508
6788528	PEROS, NICHOLAS ARISTOS	1960 OGDEN			DENVER	CO	80205
6789552	PESEK, ELIZABETH ANN	1960 ODGEN			DENVER	CO	80205
7579979	PHARMSCRIPT OF TEXAS NORTH	5012 PROFIT DR			TYLER	TX	75707-1839
6793443	PHILIP, JEREL	2901 PARK AVE STE C1			SOQUEL	CA	95073-2831
6794115	PHILLIPS, LLEWELLYN	PO BOX 1317			ISSAQUAH	WA	98027-0052
7454028	PHILLIPS, VINCENT	5302 PACIFIC AVE			TACOMA	WA	98408-7626
7361377	PIERCE, KIM	102 TECHNOLOGY DR STE 110A			BUTLER	PA	16001-1784
6795863	PIERRE, MARGARETTE	888 MAIN ST			WAKEFIELD	MA	01880
7450303	PIERSON, JEFFREY	3288 BELL RD			AUBURN	CA	95603
7353241	PILLA, TIMOTHY	ADDRESS ON FILE					
6796412	PILLA, TIMOTHY SCOTT	ADDRESS ON FILE					
6797406	PIONTEK, JEROME GREGORY	222 S WOODS MILL RD STE 502 DOC A			CHESTERFIELD	MO	63017
6800742	POLK, WILLIAM JAMES	4012 THORNAPPLE ST			CHEVY CHASE	MD	20815-5038
6801306	POMA, ALLEN MARIO	1553 CLAIRE LN APT 305			MOORSEVILLE	NC	28117-7039
7371162	POSNER, CAROL	7701 TRAVERTIME DR UNIT 203			BALTIMORE	MD	21209-5516
6803407	POSNER, CAROL JEAN	7701 TRAVERTIME DR UNIT 205			BALTIMORE	MD	21203-5316
6804429	POWELL, AARON JAMES	13123 E 16TH AVE			AURORA	CO	80045
6805079	POWERS, JOHN PATRICK	ADDRESS ON FILE					
7488084	PREMIER LONG TERM CARE PHCY	25316 74TH AVE S#105			KENT	WA	98032-6022

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MMLID	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	CITY	STATE	POSTAL CODE
7595913	Progress House Counseling Ctr	Attn: Kristina Harris, MANAGER	2977 Oak St Apt B		Pollock Pines	CA	95726-9692
7614990	Progressive Employment	1080 MASON MALL STE 2			Crescent City	CA	95531-4335
6811394	QAQISH, IBRAHIM AYOUB IBRA	2545 E THOMAS			PHOENIX	AZ	85016
7621867	Radio Vision Cristiana	2666 Lime Street			Fort Myers	FL	33916
6815426	RAHMAN, HASEEB AHMAD	4315 HIGHLAND PARK BLVD			LAKELAND	FL	33813
6816232	RAJAGOPAL, SHOBANA	2742 NE KATIE DR			HILLSBORO	OR	97124-2392
6816379	RAJAPPA, PRABHU	10535 HOSPITAL WAY			MATHER	CA	95655
7597614	Rally Point	Attn: Chris Sheehan, CEO	359 S County Rd # 204		Palm Beach	FL	33480-4472
6820073	RAO, MAHESWAR	ADDRESS ON FILE					
6822865	RAY, TAMMY JO	282 BRULE ST			FORT KNOX	KY	40121
7600713	Recovery Consultants Inc	Attn: Kathy Lynn Smaller, CEO	1225 Bradbury Dr		Troy	MI	48098-6315
7596606	Recovery Systems	Attn: Laura C Swain, EXEC DIRECTOR	639 S CIRCLE DR		Colorado Springs	CO	80910-2326
6825528	REED, BRENNAN RICHARD	7405 N 45TH ST			QUINCY	IL	62305-0561
6825554	REED, CLAY THOMAS	ADDRESS ON FILE					
6826592	REFSLAND, STEPHEN ANDREW	ADDRESS ON FILE					
6828205	REINHARDT, JOHN FR	1701 12TH AVE BLDG 61			ALTOONA	PA	16601
7606724	Renaissance Ranch Intensive	2973 W 13800 S			BLUFFDALE	UT	84065-8202
7617538	Resource Exchange Springs	6385 Corporate Dr	Suite 301		Colorado Springs	CO	80919
6831221	REYNOSO, JORGE LUIS	460 GLIDNEY AVENUE			NEWBURGH	NY	12550
6831242	REZA, JAHANARA	67 E MAIN STREET			WASHINGTONVILLE	NY	10992
6833962	RICHLING, ROBERT BARRETT	703 21ST AVE S			NASHVILLE	TN	37212
7671414	Richmond Peace Education Ctr	Attn: Adria Scharf, DIRECTOR	4500 Kensington Ave		Richmond	VA	23221-1827
6834385	RICKETTS, HEATHER RENEE	615 S BALLAS RD			SAINT LOUIS	MO	63141
6834433	RICKNER, KYLE WA	1820 COMMONS CIRCLE	SUITE #A		YUKON	OK	73099
7496122	RITE AID 00336 WAG 19183	1300 E NORTH AVE			BALTIMORE	MD	21213-1406
6847608	ROSAASEN, AMANDA RAE	430 AVENIDA DE LOS ARBOLES ST 204			THOUSAND OAKS	CA	91360
6847869	ROSATO, ELIZABETH ANN	9 ELSMERE PL			VESTAL	NY	13850-3778
7448568	ROSEN, SUZANNE	355 ABBOTT ST #100			SALINAS	CA	93901
6848938	ROSENBERG, ANDREW GILBERT	63 BOVET RD			SAN MATEO	CA	94402-3104
6850354	ROSS, CHRISTOPHER D.	2050 ROUTE 22 STE 101			BREWSTER	NY	10509-5949
6850365	ROSS, CURTIS PAUL	ADDRESS ON FILE					
6851628	ROTH, RONALD MATTHEW	7020 SMOKE RANCH RD #150			LAS VEGAS	NV	89128-3111
6851850	ROTHMAN, ARTHUR CHARLES	ADDRESS ON FILE					
6852132	ROTTMAN, KEITH STEVEN	9220 BLUE MIRAGE DR			SYLVANIA	OH	43560-9552
6852713	ROWE, DAVID FO	25 SHFRINGTON DR STE D			BLUFFTON	SC	29910-6031
6857389	RUTENBERG, KATHRYN ELIZABETH	408 W LYON FARM DR			GREENWICH	CT	06831-4358
6858717	RZEPECKI, STEVEN M.	7825 TERREY PINE CT STE 201			EDEN PRAIRIE	MIN	55347-1709
6859051	SABARRA, HOWARD NEIL	7533 PALM RD			WEST PALM BCH	FL	33406-8731
7368449	Name on File ¹	ADDRESS ON FILE					
7391870	SALVATI, CARL	ADDRESS ON FILE					
6873068	SCHAFFER, PAUL LESTER	50 HOSPITAL DRIVE SUITE 4B			HENDERSONVILLE	NC	28792
6874890	SCHICKLER, MARK ALAN	72 INTERVALE RD.			BRIDGEPORT	CT	06610
7564561	SCHNUCKS SPECIALTY PHARMACY 358	11420 LACKLAND RD			SAINT LOUIS	MO	63146-3559
6878881	SCHREIBSTEIN, JERRY M.	ADDRESS ON FILE					
7393136	SCHULTZ, NEIL	4755 SUMMERLINE RD STE 4			FORT MYERS	FL	33919-1073
6880130	SCHULTZ, NEIL ROBERT	4755 SUMMERLIN RD STE 4			FORT MYERS	FL	33919-1073
6880780	SCHWAB, JENNIFER ANNE	1084 CROMWELL AVE			ROCKY HILL	CT	06067
6884093	SEAMAN, CHARLES	1900 MARTIN LUTHER			BERKELEY	CA	94710
7580287	SELECT PHARMACY	724 S 1600 W STE 100			MAPLETON	UT	84664-4350
7492469	SELECT PHARMACY LLC	724 S 1600 W STE 100			MAPLETON	UT	84664-4350
6886250	SELF, ALLYSON REGINE	800 FUIRMOUNT AVE STE 415			PASADENA	CA	91105
6887650	SERGEJEV, MOIRA ANNETTE	4112 OUTLOOK STE. 303			PUEBLO	CO	81008
6887741	SERNA, JESUS ARTEAGA	7 CAMPANILLA			SAN CLEMENTE	CA	92673-2751

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MMLID	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	CITY	STATE	POSTAL CODE
6888831	SEYER, BRADLEY A.	ADDRESS ON FILE					
6893373	SHAPIRO, STEVEN A.	ADDRESS ON FILE					
6894408	SHARMA, SUNIL	ADDRESS ON FILE					
6895608	SHAYE, OMID	8831 SHAVE MD			LOS ANGELES	CA	90048-5905
7558826	SHEARER DRUG	959 WM 9 SHEARER LN			ALBANY	KY	42602-7912
6897314	SHENOUDA, IHAB MOURIS BOT	701 GROVE RD	STE 130		SIMPOSNVILLE	SC	29605
6900534	SHOBOLA, OLADAYO DAVIDSON	ADDRESS ON FILE					
7524717	SHOPRITE PHARMACY #368	JOSEPH FAMILY MKT 46	46 KANE STREET		WEST HARTFORD	CT	06119
6902108	SHULL, JOHN A.	PO BOX 61007			CHATTANOOGA	TN	37412
6902472	SHURMAN, JOSEPH	9834 GENESCE AVE STE 427			LA JOLLA	CA	92037
6903680	SIDWELL, STEPHEN SCOTT	1751 HOVER ST STE A2			LONGMONT	CO	80501-7140
6903895	SIEGEL, GEOFFREY MICHAEL	2601 E OAKLAND PARK BLVD	SUIT 400		FORT LAUDERDALE	FL	33306
6907295	SIMOVITZ, RICKY PHILLIP	3748 COUNTRYSIDE RD			SARASOTA	FL	34233-2135
6909271	SINGH, RAMENDEEP K.	19111 TOWN CENTER DR			APPLE VALLEY	CA	92308-8989
7411245	SKARDARASY, CHARLES	30801 SCHOENHERR RD	STE 100		WARREN	MI	48088-6861
6916486	SMITH, JOSEPH NEVIN	PO BOX 284			VINEBURG	CA	95487-0284
6919699	SNEED, CHRISTOPHER LAMAR	ADDRESS ON FILE					
6921075	SOBRALSK, MARY CATHERINE	8808 N INDIAN TRAIL RD APT 3301			SPOKANE	WA	99208-9186
6922616	SOLTANI, SEPEHR	17 PINEY MEETINGHOUSE CT			POTOMAC	MD	20854-1361
6923346	SONG, YUNG-DOO	6816 CASTOR AVE			PHILADELPHIA	PA	19149
7389696	SONSER, PATRICK	699 W COCOA BEACH LAUSEWAY SUITE 405			COCOA BEACH	FL	32931
6924066	SORENSEN, CAROLINE ERICA	PLATTE RIVER REHAB MEDICINE	321 E 3RD ST		NORTH PLATTE	NE	69101-4032
7646099	Southwestern Community Svc	Attn: Scott Croteau, CHAIRMAN	Po Box 1338		Claremont	NH	03743-4864
6926708	SPENCER, GARY GENE	PO BOX 1166			HOPKINSVILLE	KY	42241-1188
6927563	SPINGOLA, ALYSSA B.	34819 SE KINSEY ST APT 101			SNOQUALMIE	WA	98065-9388
7448747	SPIRTOS, TATIANA	2900 WHIPPLE AVE			REDWOOD CITY	CA	94062
6927711	SPIRTOS, TATIANA WOROBAY	ADDRESS ON FILE					
7628307	St Mary Magdalen Rectory	Attn: Bernard Goedde Jr, RELIGIOUS DIR	204 N GORDON ST		Pinckneyville	IL	62274-1187
7443142	STADUM, LISA	NORTH 5TH STREET			HOTSPRINGS	SD	57747
7438499	STIEFLER, RICHARD	COLORADO WEST DERMATOLOGY	635 CARLSBAD DR		GRAND JUNCTION	CO	81507-4011
6937360	STIEFLER, RICHARD E.	635 CARLSBAD DR			GRAND JUNCTION	CO	81507-4011
6937589	STILLION-ALLEN, KATHLEEN	1856 E 4650 S.			HOLLADAY	UT	84117
6938464	STOKES, GEORGE GR	ADDRESS ON FILE					
6940258	STRAND, RICHARD J.	307 STATE ST			LA CROSSE	WI	54601-3334
7347251	STURGES, ROBERT	24 GALLANTYE DR			SCARBOROUGH	ME	04074
7594477	Sunlight Medical Svc PLLC	5750 W. Thunderbird Rd	Ste. F-640		Glendale	AZ	85306
7597723	Sunshine Recovery Ctr	Attn: Jonathan Belolo, OWNER	7012 San Sebastian Cir		Boca Raton	FL	33433-1013
6947409	SUTTON, PAMELA M.	750 N OCEAN B LVD	# 1902		PONPAND BEACH	FL	33316
6948146	SWANSON, JOANNA M.	515 E. BELL ST.			MURFREESBORO	TN	37130
7656817	Synod Of The Covenant	1340 W LONG LAKE RD			BLOOMFLD HLS	MI	48302-1335
7656828	Talons Out Honor Flight Inc	4601 Fairfax Dr, Ste 1200			Arlington	VA	22203-1559
6955877	TAYENGCO, ARTHUR SYDECO	5930 W PATRICK LN			LAS VEGAS	NV	89118-2739
7607002	Teen Challenge	9296 Warwick Blvd			Newport News	VA	23605
6961692	THOMAS, ASHA	315 N LA GRANGE RD APT 223			LA GRANGE PARK	IL	60526-5002
6962879	THOMAS, PAUL C.	ADDRESS ON FILE					
7429250	TOLLESON, CLAUDIA	15124 CEDAR HEIGHTS RD			N LITTLE ROCK	AR	72118-1290
6968980	TOLLESON, CLAUDIA MARIE	15124 CEDAR HEIGHTS RD			N LITTLE ROCK	AR	72118-1290
6973151	TRAN, XUANANH PHAM	2495 HOSPITAL DR STE 505			MOUNTAIN VIEW	CA	94040-4157
7638918	Tri City Assn Of The Deaf	P.O. Box 5158			Saginaw	MI	48603-0158
7386127	TUMMILLO, DORIS	4201 SHILOH CURCH RD			AIKEN	SC	29801-8045
7638922	Tuscola Homeless Coalition	Attn: Sherri Adams, MARKETING	429 N State St Ste 205		Caro	MI	48723-1563
6980230	TZUR, ILAN	60 LIBERTY ST			MONTICELLO	NY	12701-1213
6980278	UBESIE, KANAYO EUGENE	ADDRESS ON FILE					

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MMLID	NAME	ADDRESS 1	ADDRESS 2	ADDRESS 3	CITY	STATE	POSTAL CODE
7607007	Umfs	20564 Timberlake Rd	Suite A		Lynchburg	VA	24502
7578523	USMD HOSPITAL AT FORT WORTH	700 HIGHLANDER BLVD STE 500			ARLINGTON	TX	76015-4326
6983349	VAIDYANATHAN, HEMA	227 W JANSS RD #335			MEADOWS DRIVE	CA	91360
6983931	VALENTE, LOUIS JOHN	157 HAMPTON DRIVE			BLUFFTON	SC	29909
6985731	VANDEMBERG, JEREMY BROWNING	3333 CHYAGREEN NE			GRAND RAPIDS	MI	49525
6985813	VANDER MOLEN, LAURA A.	2060 DIVISION AVE			GRAND RAPIDS	MI	49507
7642163	Vet Center	Attn: Senoria Brown, DIRECTOR	ST LOUIS VET CENTER	287 N LINOBERGH BLVD	SAINT LOUIS	MO	63141-1809
7616441	Victory Outreach Oakland	Attn: Sylvia Vigil, MANAGER	Po Box 7839		Oakland	CA	94601-0839
6992584	VIG, STEVEN D.	ADDRESS ON FILE					
7662965	Vision Quest	Attn: Sue Dertouzos, MANAGER	1011 Rocky Mountain Rd.		South Mountain	PA	17261
7657217	Vocational Guidance Svc	Attn: Rick Heimann, MANAGER	10991 Memphis Ave		Cleveland	OH	44144-2055
6995073	VOGEL, BRAD L.	702 W DRAKE ROAD	BLDG D		FORT COLLINS	CO	80526
6995079	VOGEL, CARL-WILHELM ERNST	701 UAW			HONOLULU	HI	96813
7410405	VOLLMER, JOHN	30695 LITTLE MACK AVE	STE 200		ROSEVILLE	MI	48066-1781
6995625	VOLLMER, JOHN ANTHONY	30695 LITTLE MACK AVE STE 200			ROSEVILLE	MI	48066-1781
7609332	Volunteers Of America	Attn: Margie Christian, DIRECTOR	3901 Palisades Dr #C		Tuscaloosa	35405-3402	35407-1433
6995871	VONA, DAVID P.	PO BOX 169			ANGOLA	NY	14006-0169
6997408	WADE, CHRISTINE TERESE	ADDRESS ON FILE					
6998464	WAHBA, EMAN AZIZ	1561 LONG POND RD STE 202			ROCHESTER	NY	14626-4135
7001359	WALLER, JESTER JOHNSON	2700 W ILLINOIS MEMORIAL HOSP MED CTR			MIDLAND	TX	79707
7001767	WALSH, DOUGLAS CHRISTOPHE	9103 JEFFERSON HWY STE			BATON ROUGE	LA	70809
7002103	WALSHAUSER, MARK ANDREW	321 REQUENCY PARK #100			BALLOM	IL	62269-1887
7499287	WALTERS DRUG STORE	2246 W MAIN ST			SALEM	VA	24153-3105
7006723	WATERS, MORGAN SAMUEL	6600 BRUCEVILLE RD			SACTO	CA	95823
7012207	WEISS, JENNIFER IRENE	ADDRESS ON FILE					
7013061	WELDON, CLIFFORD LANDIS	ADDRESS ON FILE					
7016174	WEXLER, SUSAN D.	ADDRESS ON FILE					
7017801	WHITE, JAMES BRADLEY	8441 TX 47	STE 4300		BRYON	TX	77807
7372792	WHITTAKER, JOHN	11133 ADKINS RD			BERLIN	MD	21811-3104
7027104	WILSON, MARTHA LOU	GALAX 104			GALAX	VA	24333
7028675	WINN, KAREN LOUISE	275 W. LAUREL DR SUITE A			SALINAS	CA	93906
7030444	WIZNITZER, ISRAEL	8395 W OAKLAND PARK BLVD	SUITE A		SUNRISE	FL	33351
7031205	WOLF, RICHARD NEAL	2808 ROOSEVELT ST STE 100			CARLSBAD	CA	92008-1688
7431372	WONG, DAVID	2488 E 81ST ST STE 290			TULSA	OK	74137-4265
7628791	Word-Life Ministries No Slctn	Po Box 3082			Bloomington	IL	61702-3082
7622705	Wounded Veterans Relief Fund	Attn: Michael Durkee, EXEC DIRECTOR	300 PROSPERITY FARMS RD STE F		N PALM BEACH	FL	33408-5212
7036838	WU, BIE-CHIN BEATRICE	ADDRESS ON FILE					
7636707	Wumco Help Inc	Attn: Catherine Beliveau, EXEC DIRECTOR	PO Box 247		Poolesville	MD	20037-0247
7041188	YEE, BERNE	2610 N 3RD ST			PHOENIX	AZ	85004
7041769	YENUMULA, PANDURANGA REDDY	6800 BRUCEVILLE RD			SACRAMENTO	CA	95823
7043316	YOUN, PETER YOUNG SU	13195 NATIONAL AVE STE 206			LOS GATOS	CA	95032-2631
7049079	ZELFMAN, MIKHAIL	200 SE 17TH STREET	SUITE 301		FORT LAUDERDALE	FL	33316
7049458	ZENT, SHEENA KHLNANI	3410 DOUGLAS RD			SOUTH BEND	IN	46635-1776
7049823	ZHANG, HUAN	9046 MORNING GLOW WAY			SUN VALLEY	CA	91352
7644939	Zoe Ministry	PO BOX 28839			KALIGH	NC	27611-0093
7538840	ZOEY PHARMACY INC	45 KEWEN PL			SAN MARINO	CA	91108-1104

Exhibit D

DID YOU FILE A CLAIM AGAINST PURDUE PHARMA AS PART OF ITS BANKRUPTCY PROCEEDING? DO YOU HAVE A CLAIM AGAINST PURDUE PHARMA'S OWNERS?

A Hearing to Consider Confirmation of the Chapter 11 Plan May Affect Your Rights.

CONFIRMATION HEARING AUGUST 9, 2021

WHAT IS THIS ABOUT?

On June 3, 2021, as part of Purdue Pharma L.P.'s bankruptcy proceedings, the United States Bankruptcy Court for the Southern District of New York entered an order called the "**Disclosure Statement Order**" that:

- (a) Authorized Purdue Pharma L.P. and its affiliated debtors and debtors in possession to solicit acceptances of the *Fifth Amended Joint Chapter 11 Plan of Reorganization of Purdue Pharma L.P. and Its Affiliated Debtors*, which includes (a) releases of any actual or potential claims against Sackler family members, and certain other individuals and related entities, relating to Purdue Pharma L.P. and its affiliated debtors (including Purdue prescription opioids, like OxyContin, or other prescription opioids manufactured or sold by Purdue); and (b) an injunction requiring that certain claims against the released parties be asserted only against trusts established under the plan;
- (b) Approved the *Disclosure Statement for Fifth Amended Joint Chapter 11 Plan for Purdue Pharma L.P. and Its Affiliated Debtors* as containing "**adequate information**" pursuant to section 1125 of the Bankruptcy Code;
- (c) Approved the solicitation materials and documents to be included in solicitation packages; and
- (d) Approved procedures for soliciting, receiving, and tabulating votes on the plan and for filing objections to the plan.

The Court will consider confirmation of the plan at the Confirmation Hearing.

WHEN IS THE HEARING?

The Confirmation Hearing will be held on **August 9, 2021, at 10 a.m., prevailing Eastern Time**, before the Honorable Robert D. Drain, in the United States Bankruptcy Court for the Southern District of New York, located at 300 Quarropas Street, White Plains, New York 10601-4140. The hearing will be conducted via **Zoom videoconference** for those who will be participating in the Confirmation Hearing¹ if General Order M-543 is still in effect or unless otherwise ordered by the Bankruptcy Court.



IMPORTANT INFORMATION FOR YOU

The Confirmation Hearing may be extended and rescheduled by the Court or the Debtors **without further notice** by an agenda filed with the Court, and/or by a Notice of Adjournment filed with the Court and delivered to all parties who are entitled to notice.

WHAT ARE YOUR OPTIONS?

VOTE ON THE PLAN:

Your vote must be submitted so it is actually received on or before **July 14, 2021, at 4:00 p.m., prevailing Eastern Time**. Detailed instructions on how to vote are available at **PurduePharmaClaims.com** or by calling **(844) 217-0912 (toll free)** or **(347) 859-8093 (international)**. Failure to follow instructions properly may disqualify your vote.

OBJECT TO THE PLAN:

An objection must be submitted so that it is actually received on or before **July 19, 2021, at 4:00 p.m., prevailing Eastern Time**. Detailed instructions on how to file an objection are available at **PurduePharmaClaims.com** or by calling **(844) 217-0912 (toll free)** or **(347) 859-8093 (international)**.

ALLOWANCE REQUEST:

If you believe that you hold a claim against Purdue Pharma L.P. that is not currently entitled to vote but that you believe should be entitled to vote, you can request the allowance of such claim for voting purposes. To do so, you must file a motion with the Court on or before **July 19, 2021, at 4:00 p.m., prevailing Eastern Time**. Detailed instructions on how to file an allowance request are available at **PurduePharmaClaims.com** or by calling **(844) 217-0912 (toll free)** or **(347) 859-8093 (international)**.

If the plan is confirmed, anyone with an actual or potential claim against Purdue Pharma L.P. or any of its affiliated debtors, or with an actual or potential claim against Sackler family members, and certain other individuals and related entities, relating to Purdue Pharma L.P. and its affiliated debtors (including Purdue prescription opioids, like OxyContin, or other prescription opioids manufactured or sold by Purdue), will be bound by the terms of the plan, including the releases and injunctions contained therein.

THIS IS ONLY A SUMMARY. FOR MORE INFORMATION:

Call: (844) 217-0912 (toll free) or (347) 859-8093 (international)

Visit: PurduePharmaClaims.com

Write: Purdue Pharma Ballot Processing
c/o Prime Clerk LLC
One Grand Central Place
60 East 42nd Street, Suite 1440
New York, NY 10165

Email: purduepharmainfo@primeclerk.com

Please be advised that Prime Clerk LLC is authorized to answer questions about, and provide additional copies of, solicitation materials, but may **not** advise you as to whether you should vote to accept or reject the plan or provide any legal advice.

PURDUEPHARMACLAIMS.COM **PHONE (844) 217-0912**

¹ Parties or members of the public who wish to participate in the Confirmation Hearing should consult the Court's calendar with respect to the day of the Confirmation Hearing at <https://www.nysb.uscourts.gov/calendars/rdd.html> for information regarding how to be added as a participant. Members of the public who wish to listen to, but not participate in, the Confirmation Hearing free of charge may do so telephonically at a number to be provided on the Debtors' case website at: PurduePharmaClaims.com.